

# Indian Round Table Conference

(SECOND SESSION)

7th September, 1931-1st December, 1931

### **PROCEEDINGS**

OF

# FEDERAL STRUCTURE COMMITTEE

AND

# MINORITIES COMMITTEE (Volume III)

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### INTRODUCTORY NOTE.

Proceedings of the Second Session of the Indian Round Table Conference in Plenary Session will be published separately as a Command Paper, to which this volume is supplementary

The Introductory Note to the Command Paper explains, hriefly, the procedure adopted by the Conference at its Second Session.

## NOTE.

The following Heads for discussion were placed before the Committee by the Chairman:—

- 1. Strength and Composition of the Federal Legislature.
- 2. Questions connected with the Election of Members of the Federal Legislature.
- 3. Relations between the two Chambers of the Federal Legislature.
- 4. Distribution of Financial Resources between the Federation and its Units.
  - 5. The Ministry and its Relations with the Legislature.
- 6. Distribution of Legislative Powers between the Federal and Provincial Legislatures, and Effect in the States of Legislation relating to Federal Subjects.
- 7. Administrative Relations between the Federal Government, the States and the Provinces.
  - 8. The Federal Court.

It will be noted that: (a) the above Heads were not taken up by the Committee in numerical order; (b) Heads 5 and 6 were only partially discussed; (c) no discussion on Head 7 has yet taken place.

Detailed points for discussion in connection with each Head were drafted by the Chairman. They are printed in this volume at the commencement of the proceedings under the respective Heads.

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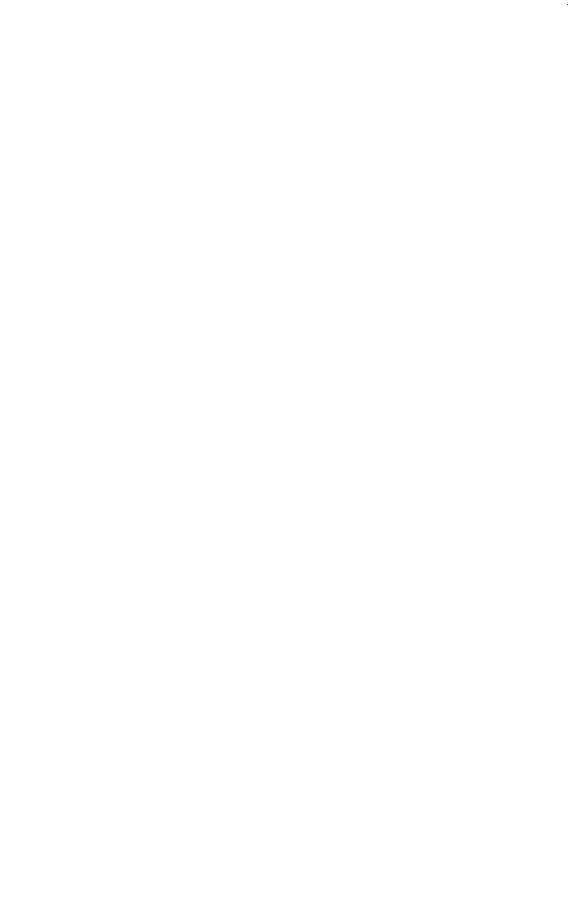
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#### CORRIGENDUM TO SUB-COMMITTEE PROCEEDINGS, VOL I (FIRST SESSION)

In the proceedings of the Seventh Meeting of the Federal Structure sub-Committee, dated Sth January, 1931 the following should be inserted at the conclusion of Sir Akbar Hydari's speech, on page 224 of the published volume—

"Charman I am sure we are all very much obliged to Sir Akbar Hydarı for his speech. If he will permit me to say so, I am sure I am voicing the opinion of the Committe if I use a classical expression and say that, having regard to Sir Akbar's outlook and his experience, he is quite the Nestor of the Conference"



### MINORITIES COMMITTEE

#### (SECOND SESSION)

The Committee was re constituted as follows -

Mr Ramsay MacDonald Chair Sir P Ginwala \* manl Khan Bahadur Hafiz Hidayat M: Wedgwood Benn \* Huszm

Mr. Isaac Poot Sir M Igbal \* Mr Arthur Henderson \* Mr N M Joshi

Pandit Madan Mohan Malaviya \* Sir Samuel Hoare \*

Sir William Jowatt Sir Provash Chunder Mitter The Larl Peel

Dr B S Moonje Mrs Sarojini Naidu \* The Marquess of Reading

The Lord Snell \* Ram Narendra Nath Rao Babadur A T Pannir Sel Unjor the Hon O Stanley

The Mnrquess of Zetland . Sir A P Patro His Highness The Aga Khan

Diwan Bahadur M. Ramachandra Sir Suved Ali Imam \* Rao

Maulana Shankat Ali \* Mr B Shiva Rao Dr B R Ambedkar

Sir Saved Sultan Ahmed Mr F ( Benthall \* Su Muhammad Shafi Mr G D Birla \*

Surdar Sampuran Singh Sir Hubert Carr Mr Sumivasa Sastri

Mr C Y Chintamani Sir Chimanlal Setalpad The Nawab of Chhitari

Sir Phiroze Sethna Maulyi M Shafi Daoodi \* Dr Shafa at Ahmad Khan

Dr S K Datta \* Begum Sbah Nawaz

Mr Fazl ul Hug Rao Bahadur Sriniyasan Mr M K Gandby \*

Mis Subbarayan

Mr A H Ghuznavi Sardar Ujjal Singh

Sir Henry Gidney Mr Zafiullah Khan PROCEEDINGS OF THE SEVENTH MEETING OF THE MINORITIES COMMITTEE HELD ON MONDAY, 28TH SEPTEMBER, 1931, AT 12.0 NOON.

Chairman: My friends, I should like to say first to all of you how very glad I am to see you again and to find associated with us new Delegates bringing into our counsels an extended representation and also an extended authority. I am very sorry that certain preoccupations, the existence of which you all understand, have made it impossible for me to see you personally as I should have liked before now; but with that generosity and sympathy that you showed me when we were meeting here before I am sure you will forgive what may appear to be rather a gross shortcoming on my part.

I welcome especially those of you who are here for the first time. And may I with all my heart bespeak the most hearty and the most friendly co-operation in the solution of a problem which in its nature is exceedingly difficult. but which is as important as it is difficult?

If one were to turn to any great philosophy or any great system of thought upon which could be built up a harmony between races, a harmony between conflicting thought, where could one go to find it more readily than to the great philosophies of India itself? Those philosophies where brotherhood is inculcated, where peace and harmony and co-operation are enjoined; those philosophies which look at the world not in a mere abstract way but as something essentially composed of differences, and vet essentially calling for a harmony of difference rather than a mere uniformity of thought or of action.

That is the problem which is before the Round Table Conference. We do not want to change the Hindu: we do not want to change the Muslim; we do not want to change the Sikh. We want to change none of you, with great and noble historical traditions of which you are very proud, and I hope you do not want to change us. But we do want, recognising our differences and maintaining and cherishing those differences, nevertheless to find some means by which we can find co-operation for the good of each other, and through that good for the good of the whole world. In that spirit I take the chair at this Committee.

When we met last, if e problem of minorities, I candidly confess, and I am sure those of you who were with me then must also candidly confess, baffled us. We could not come to a solution of the difficulties. I took the view then that this minority difficulty should be settled by yourselves. To my mind it is a problem internal to the Indian problem, and I again appeal to you, as I appealed to you then, to agree amongst yourselves regarding the safeguards that are necessary for each of you for your existence, and to make those arrangements which will be satisfactory to all of you concerned in this matter.

Some of you were good enough, when we last met. to suggest that in the end the Government or some of us should arbitrate when you failed to agree. I think, my friends, that is a most unsatisfactory solution of the difficulty. Any arbitration would probably be unac-

ceptable to you all; it would meet the needs or the desires of none of you And imagine the fate of the poor arbitrator when you go home to India and you begin to explain the work that has been done and the arrangements that have been come to by this Conference I have often been a scapegort in my life, and I nm willing to be a scripegoat again if it is good and if it is necessary, but I think you yourselves in this respect, if I might say so, should become your own scapegorts and tale upon your own shoulders the responsibility of the solution of this very difficult and intricate problem. If you are responsible for an agreement, you will work it out, you must work it out, you will have to work it out, hecause you will have nohody to blame for it except yourselves If somebody else ofters i solution and imposes it upon you, you will not have upon you that same obligation to work it with all your hearts, all your strength and all your souls I therefore repeat what I said to you before-to those of you who were here before-and appeal to you to do your best to settle this amongst your elves If you would allow me to help you, if any help from me is necessary, it is at your disposal, I shall be only too glad to be of any assistance to any of you, individu ally or as sections, in order that this agreement may be reached

Now, I do not think that any long speeches will be necessary on this occasion, I want to get to conclusions as quickly as conclusions can reasonably be come to There are muny problems to solve, many difficulties to discuss, and we shall have to have patience with each other during these discussions, but it is quite unnecessary toi us to make very long speeches of a general character upon the problems themselves. We are face to take with the question how can the various majorities, minorities, how can the various com munities, how can the various peoples with a past, with traditions how can those who have been outside the pale and those who have been inside the pale, now that we are considering a new constitution for India, a constitution that will be based upon democracy, a trust of the people, how can we all together devise means by which we will share in the power of that Government and use that power not in the interests of a sect or a community or a class, but in the interests of the whole of the masses of the people which compose the ludian population of That is our problem that is your problem Set about it and solve it

I have no list of speakers in front of me Havo you amongst yourselves delegated anyone to put a view, or have you any proposal to make? Let me put a question to you Is it true as I have heard that there are some negotiutions going on, that have a chance—I will not put it higher than that—of being successful?

Str dh Imam Mr Prime Minister I have no delegated authority whatsoever to make any submission to you It so happens that I am here, and if I may say so, I have the privilege of representing your choice, Sir, of selection I am at piesent really nobody, but I belong to a party in India which is known as the Nationalist Muslim Party Trom that Party itself I have no authority, but as I belong to that Party, it is possible for me to place before you

Sir, and my fellow delegates and colleagues, what the Muslim Nationalist point of view is in regard to this matter of the new constitution.

I am personally not aware if there are any negotiations going on so far as the Mustim Delegation is concerned. I have had no opportunity of knowing that there are any proposals at present that are under consideration. It may be, as I have heard generally, that some kind of understanding may be arrived at. I do not vouch to it; I know nothing about it. If you desire, Sir, that I should put before you the Muslim Nationalist point of view, I shall be ready to do so; but, of course, I must have your permission, because it may take a little time, and economy of time in a meeting like this is one's principal aim.

Chairman: The point is that this Committee's business is very strictly limited to a consideration of the Minorities problem.

Sir Ali Imam: It is from that point of view that I shall approach the subject.

Chairman: If there is no other official intervention shall I call on Sir Ali Imam?

II.H. The Aga Khan: I believe that Mahatma Gandhi is going to see the Muslim Delegation to-night. We hope to-night to have a friendly talk with our friend. That is all that I can tell you as far as any possible negotiation is concerned.

Pandit M. M. Malaviya: It is true that conversations have been going on on the Hindu-Muslim question, and generally on the minorities question, among certain members of this Committee. I therefore think that it would be an advantage to adjourn the discussion in order that those conversations should have a chance. If opinions are expressed to-day before we know what the result of the conversations have been, I do not think that that will help the cause. I therefore think that it would be an advantage to let the matter stand over until the next meeting of the Committee.

Chairman: I understand, Pandit Malaviya, that you suggest that we should adjourn now?

Pandit M. M. Malaviya: If Sir Ali Iman wishes to place the Muslim point of view before the Committee I have no objection, but I thought that a general discussion on the subject might stand over.

Chairman: I would suggest that if you are going to adjourn we had better not have any speech which is likely, perhaps, to raise unnecessary difficulties.

Pandit M. M. Malaviya: That was the reason for my suggestion.

Sir Provash Chunder Mitter: I think that we should adjourn, but I should like to mention that so far as the Bengal Delegates are concerned we have not heard anything. We shall be quite willing to join in these conversations.

There are other minorities which are represented If we adjourn, they will have to see if they can get their point of view made ready for expression An adjournment would be useful only if those representatives of the other sections would use the adjournment period for the purpose of preparing something, and then handing in to me, in preparation for the next meeting, a list of names of those who would like to tale part in the discussions am rather at a disadvantage this morning hecause nobody has handed in his name If you would like it, I could conduct this Conference in such a way that you would break up in the course of That is exactly what I am determined shall two or three meetings not happen In order to be able to guide the discussion in a friendly and in a profitable way I should like to know who is going to speak, and what points of view are going to be put forward, so that the speakers might be called upon at the most helpful moment. The idea is not to suppress speeches at all, but in order that the discussion shall proceed in such a way as to produce the maximum amount of good If you do adjourn now, pleasa remember that the others of you are coming to a hargain with me that you too will use this time for the purpose of making preparations for a statement which will be hrief, to the point, and comprehensive, and, I beg of you, helpful On that understanding, and with that bargain, will you adjourn?

Dr Ambedkar I would like to say one word before we adjourn As regards your suggestion—that while these negotiations are going on members of the other minority communities should prepare their case—I should like to say that, so far as the Depressed Classes are concerned, we have already presented our case to the Minorities sub-Committee last time

The only thing which remains for me to do is to put before this Committee a short statement suggesting the quantum of representation which we want in the different Legislatures. Beyond that I do not think I am called upon to do anything, but the point I am invious to make at the very outset is this. I have heard with great pleasure that further negotiations are going to take place for the settlement of the communal issue but I would like to make this matter absolutely plain at the very start. I do not wish that any doubt should be left on this question at all. Those who are negotiating ought to understand that they are not plenipotentiaries at all, that whatever may be the representative character of Mr. Gandhi or the Congress people, they certainly are not in a position to bind us—certainly not I say that most emphatically in this meeting

Another thing I want to say is this—that the claims put forward by the various minorities are claims put forward by themselves inrespective of the consideration as to whether the claims that they have put forward are consideration as to whether the claims that they have put forward are consistent with the claims of the other minori ties. Consequently any negotiations which take place between one minority on the one hand and the Congress or any other people for that matter on the other hand, without taking into consideration the claims which have been put forward by the other minorities, by the Child Company of the other minorities, and the claims which have been put forward by the other minorities,

can have no chance of success as far as I am concerned. I want to make that absolutely plain. I have no quarrel with the question whether any particular community should get weightage or not, but I do want to say most emphatically that whoever claims weightage and whoever is willing to give that weightage he must not give it—he cannot give it—out of my share. I want to make that absolutely plain.

Sir Henry Gidney: I want to say a very few words. I whole-heartedly associate myself with my friend Dr. Ambedkar. Representing a small community as I do, I fail to see where I come in in this transaction. If the Congress on the one hand makes a settlement with the Muhammadans on the other hand, where do the other minority communities come in? You ask us to settle our differences amongst ourselves and to present them individually. We have already done so. At the last Conference I submitted the minimum demands of the small community I represent. I want to make it abundantly clear that in making this new map of India all minorities should have the right of putting their own little spot on it, and I do not see how we can if the settlement here is going to be entirely a Hindu-Muslim pact.

A Member: Why do you assume that?

Sir Henry Gidney: The other minorities represent nearly 60,000,000, and if we are on the one hand to make this agreement between the Hindus and the Muhammadans, and on the other hand if the other minority communities are to set their own little houses in order, how do we come together? Who will decide? Will the Government decide and come to a compact with us?

Chairman: I want you to decide with them.

Sir Henry Gidney: With ourselves?

Chairman: With the whole lot of us.

Sir Henry Gidney: If there is going to be a settlement between the Hindus and the Muhammadans I think the other minorities should be represented. We cannot have a settlement of that question alone and have them making concessions to each other at our expense. We have not only to consider the Hindus and Muhammadans but the Princes, who come into this matter also. In other words, if you take the rupee, as it were, and divide 15 annas 9 pies amongst yourselves and leave 3 pies for the minorities toscramble for, that will not be just.

Chairman: Do not let there be any misunderstanding. This is the body before which the final settlement must come, and the suggestion is merely that if there are minorities or communities that hitherto have been in conflict with each other, they should use a short time for the purpose of trying to overcome their difficulties. That will be a step, and a very important and essential step, towards a general agreement, but the agreement is going to be a general one.

Dr. Ambedkar: I have made my position absolutely clear.

chairman Dr Ambedku'e position has been made absolutely clear, in his usual splendid way he has left no doubt at all about it, and this will come up when this hody issumes its discussiors. What I would like to do is to get you all to feel that we are cooperating together ion a general settlement, not for a settlement hetween any two or any three, but a complete settlement.

Sardar Ujjal Singh. I should like to say a few words. The question with which we are faced is the solution of the minorities problem. It is not a question that concerns Hindus and Muhammadans only, it is the question of how the various minorities are to be protected in the new constitution. If the Hindus and the Muhammadans are going to negotiate, they cannot negotiate for all the minorities, nor are the Muhammadans a minority in all the Provinces. Taking India as a whole the Muhammadans are ceitainly a very strong minority, but there are three or four other minorities—the Sikhs, the Luropeans, the Christians and the Depressed Classes—whose rights have got to he equally protected

Another point that his got to be home in mind is that in the Federal constitution that we are going to evolve the Provinces will have very extensive powers and the control of the Central Government will be largely relaxed, so that the real problem will be within the Provinces—the problem of the majorities and minorities in the various autonomous Provinces.

Take, for example, the Punjab The question there would not he that of a Hindu majority and a Muslim minority, it is a question of a Muslim majority and a Sikh minority. The question ought therefore to be faced and tackled from that point of view. It will not bring a solution nearer if the Hindus and the Muhammadans alone are to negotiate. They cannot negotiate for all the minorities not can the settlement be arrived at without adjusting the claims of other important minorities.

I welcome the adjournment, but I do impress on this Committee that that adjournment period should be utilised and could very well be utilised by the represent tives of the various minorities also tak ing part in the negotiations which are to be conducted. That is the only way of airriving at a complete settlement if it is intended that the settlement should be acceptable to all concerned. If this is not done, you will be creating suspicion in the minds of the various minorities. I need only say very modestly that no agreement will be acceptable to the Sikhs to which they do not become a party by seeming what they consider the minimum for self-preservation.

With these few words I welcome the adjournment, but I report that it ought to be utilised in the proper manner

Charman The position is this Me will adjourn now, I think, and later continue our meetings medium in negotiations that may be going on between any two or any three of you, we can take up the time in listening to a statement of the claims of the other minorities. I think that would be very useful. It would save time, and it would not mur the possibility of any harmony that may be

reached between, say, our Sikh friends—who, we know, can look after themselves with a great deal of persistence—Mr. Gandhi and his friends, and the Aga Khan and his.

But do, my friends, go away from this meeting now with a spirit of determination to settle this problem. Determine that this is going to be settled and that it is not going to be a mere rival fight ending in nothing.

It you will agree to adjourn now, in the meantime will you be good enough to send in names which I will call at the next meeting, and in the meantime the various negotiations can be continued? The question is when our next meeting shall be.

Dr. Ambedkar: I should like to suggest whether it would not be possible for you to appoint a small Committee consisting of members drawn from the various minority communities, along with the Congress representatives, to sit in an informal manner and discuss this problem during the period of the adjournment.

Chairman: I was going to make this suggestion. Do not ask me to appoint that Committee; do it yourselves. I have invited you to get together. Could not you manage to hold an informal meeting amongst yourselves and talk the matter over, and then when you speak here you will speak with some sort of knowledge of the effect of what you are saying on others? Could we leave it in that way?

Dr. Ambedkar: As you like.

Chairman: That would be far better.

(The Committee adjourned at 12-35 p.m.)

PROCEEDINGS OF THE EIGHTH MEETING OF THE MINORITIES COMMITTEE HELD ON THURSDAY, 1ST OCTOBER, 1931, AT 11.0 A.M.

Mr. Gandhi: Prime Minister, after consultation with His Highness The Aga Khan and other Muslim friends last night, we came to the conclusion that the purpose for which we meet here would be better served if a week's adjournment was asked for. I have not had the opportunity of consulting my other colleagues, but I have no doubt that they will also agree in the proposal I am making. I have been having with my Muslim friends anxious conversations, and I had the pleasure of meeting some other friends also last afternoon belonging to the different groups or classes. We were not able to make much headway, but they too felt that the time at our disposal was too short even for exchanging views. I may say for myself that beyond this week's adjournment I would not press for any further adjournment, but I would report to this Committee what has been the result of the endeavour I shall be making during the week.

I let out no secret when I inform this Committee that His Highness and the other friends with whom I was closeted last night laid.

upon my shoulders the hurden of calling representatives of the different groups together and holding consultations with a view to arriving at some final settlement. If this proposal of mine commends itself to you, Prime Mimister, and to the rest of the members of this Committee, I shall be glod. I know that His Highness will second this proposal, and let us all hope that at the end of the week it will be possible to report some sort of a settlement.

When I express this hope I do not wish to convey any impression that, hecause I express it, there is something that I know, and on which I am huilding that hope But I am an irrepressible optimist, and often in my lifetime when the horizon has appeared to he the hlackest, some turn has taken place which has given good ground for hope Whatever it may be, so far as human endeavour is possible, all that endeavour will be made, I have no doubt, by many members of this Committee to arrive at a settlement

With these words I leave my proposal, that we adjourn our proceedings to this day week, in your hands for consideration

 $H\,H\,$  The Aga Khan I have pleasure in seconding the proposal.

Sardar Ujjal Singh I rise to give my whole hearted support to this proposal, and I share the hope that by this means we may come to some understanding, given good will on both sides

Dr Ambedkar I do not wish to create any difficulty in our making every possible attempt to arrive at some solution of the problem with which this Committee has to deal, and if a solution can be arrived at by the means suggested hy Mahatma Gandhi, I, for one, will have no objection to that proposal

But there is just this one difficulty with which I, as representing the Depressed Classes, am faced I do not know what sort of committee Mahatma Gandhi proposes to appoint to consider this question during the period of adjournment, but I suppose that the Depressed Classes will be represented on this committee

Mr Gandhi . Without doubt

Dr Ambedkar Thank you But I do not know whether in the position in which I am to day it would he of any use for me or my colleague to work on the proposed committee And for this reason Mahatma Gandhi told us on the first day that he spoke in the Tederal Structure Committee that as a representative of the Indian National Congress he was not prepared to give political recognition to any community other than the Muhammadans and the Sikhs He was not prepared to recognise the Anglo-Indians, the Depressed Classes, and the Indian Christians I do not think that I am doing any violence to etiquette by stating in this Committee that when I had the pleasure of meeting Mahatma Gandhi a week ago and discussing the question of the Depressed Classes with him, and when we, as members of the other minorities, had the chance of talking with him yesterday in his office, he told us in quite plain terms that the attitude that he had taken in the Tederal Structure Committee was his full and well considered attitude.

they are an integral part of the nation that a majority community, speaking through the mouth of Mahatma Gandhi, and, if I may say so, also a majority community, speaking through the mouth of His Highness The Aga Khan, are making an appeal that we shall not bring our small domestic quarrels before those who are not concerned primarily with them, but that we shall settle them ourselves, with equity, magnanimity and a sense of chivalry which is justice, and a sense of self-respect which does not permit outsiders to know of the differences within our own house.

That is my appeal, Prime Minister, and I hope it will be accepted by all the minorities and majorities present.

Dr. Ambedkar: I should like to make my position further clear. It seems that there has been a certain misunderstanding regarding what I said. It is not that I object to adjournment; it is not that I object to serving on any committee that might be appointed to consider the question. What I would like to know before I enter upon this committee, if they give me the privilege of serving on it, is: What is the thing that this committee is going to consider? Is it only going to consider the question of the Muhammadans vis-à-vis the Hindus? Is it going to consider the question of the Muhammadans vis-à-vis the Sikhs in the Punjab? Or is it going to consider the question of the Sikhs vis-à-vis the Hindus? Is it going to consider the question of the Christians, the Anglo-Indians and the Depressed Classes?

If we understand perfectly well before we start that this committee will not merely concern itself with the question of the Hindus and the Muhammadans, of the Hindus and the Sikhs, but will also take upon itself the responsibility of considering the Depressed Classes, the Anglo-Indians and the Christians, I am perfectly willing to allow this adjournment resolution to be passed without my protest. But I do want to say this, that if I am to be left out in the cold, and if this interval is going to be utilised for the purpose of solving the Hindu-Muslim question and the Hindu-Sikh question, I would press that this Committee should at once grapple with the question and consider it, rather than allow both positions to be taken hold of by somebody else.

Mr. Gandhi: Prime Minister and friends, I see that there is some kind of misunderstanding with reference to the scope of the work that some of us have set before ourselves. I fear that Dr. Ambedkar, Colonel Gidney and other friends are unnecessarily nervous about what is going to happen. Who am I to deny political status to any single interest or class or even individual in India? As a representative of the Congress I should be unworthy of the trust that has been reposed in me by the Congress if I were guilty of sacrificing a single national interest. I have undoubtedly given expression to my own views on these points. I must confess that I hold to those views also. But there are ways and ways of guaranteeing protection to every single interest. It will be for those of us who will be putting our heads together to try to evolve a scheme. Nobody would be hampered in pressing his own views on the

memhers of this very informal conference or meeting. We need not call it a committee I have no authority to convene any committee or to hring into heing a committee I can only act as a humble messenger of peace, try to get together representatives of different interests and groups, and see whether, by being closeted in one room and by heart-to heart conversation, we may not be able to remove cohvebs of misunderstanding and see our way clear to the goal that hes so hazily hefore us to-day

I do not think, therefore, that anybody need he afraid as to heme able to express his opinion or carrying his opinion of also Mine will be there equal to that of everyone of us, it will carry no greater weight, I have no authority hehind me to carry my opinion against the opinion of anybody I have simply given expression to my views in the national interest, and I shall give expression to these views whenever they are opportune. It will be for you, it is for you to reject or accept those opinions. Therefore please disabuse your minds, everyone of us, of the idea that there is going to be any steam rolling in the Conference and the informal meetings that I have adumhrated. But if you think that this is one way of coming closer together than hy sitting stiffly at this table, you will not only carry this adjournment motion, but give your wholehearted co operation to the proposal that I have made in connection with these informal meetings.

Sir Hubert Carr M1 Prime Minister, my community has not heen mentioned It is a very small one, but I would like to say that we welcome an adjournment or any other means which will assist a solution of this question which we recognise must precede the final consideration of other questions in which we are all vitally interested

Dr Datta May I say I welcome this adjournment

Chairman Then I shall proceed to put it I put it on the clear understanding, my friends, that the time is not going to be wasted, and that these conferences—as Mr Gandhi has said, in formal conferences, but nevertheless I hope very valuable and fruitful conferences—will take place between now and our next meeting I hope you will all pledge yourselves to use the time in that way

(The Committee adjourned at 11-28 a m )

PROCEEDINGS OF THE NINTH MILITING OF THE MINORITIES COMMITTEE HELD ON THURSDAY, 8TH OCTOBER, 1931, AT 11 A M

Chairman. When we met last Thursday, by common consent we adjourned for a week in order to enable informal and unofficial consultations to take place, with a view of coming to an agreement Perhaps our first business is to receive a report from those who conducted the negotiations May I ask Mr Gandh to speak first?

Mr Gandhi Prime Minister and friends, it is with deep sorrow and deeper humiliation that I have to announce utter failure on my part to secure an agreed solution of the communal question

through informal conversations among and with the representatives of different groups. I apologise to you, Mr. Prime Minister, and the other colleagues for the waste of a precious week. My only consolation lies in the fact that when I accepted the burden of carrying on these talks I knew that there was not much hope of success, and still more in the fact that I am not aware of having spared any effort to reach a solution.

But to say that the conversations have to our utter shame failed is not to say the whole truth. Causes of failure were inherent in the composition of the Indian Delegation. We are almost all not elected representatives of the parties or groups whom we are presumed to represent; we are here by nomination of the Government. Nor are those whose presence was absolutely necessary for an agreed solution to be found here. Further, you will allow me to say that this was hardly the time to summon the Minorities Committee. lacks the sense of reality in that we do not know what it is that we are going to get. If we knew in a definite manner that we were going to get the thing we want, we should hesitate fifty times before we threw it away in a sinful wrangle, as it would be if we are told that the getting of it would depend upon the ability of the present Delegation to produce an agreed solution of the communal tangle. The solution can be the crown of the Swaraj constitution, not its foundation—if only because our differences have hardened, if they have not arisen, by reason of the foreign domination. I have not a shadow of a doubt that the iceberg of communal differences will melt under the warmth of the sun of freedom.

I, therefore, venture to suggest that the Minorities Committee be adjourned sinc dic and that the fundamentals of the constitution be hammered into shape as quickly as may be. Meanwhile, the informal work of discovering a true solution of the communal problem will and must continue; only it must not baulk or be allowed to block the progress of constitution-building. Attention must be diverted from it and concentrated on the main part of the structure.

I hardly need point out to the Committee that my failure does not mean the end of all hope of arriving at an agreed solution. My failure does not even mean my utter defeat; there is no such word in my dictionary. My confession merely means failure of the special effort for which I presumed to ask for a week's indulgence, which you so generously gave.

I propose to use the failure as a stepping-stone to success, and I invite you all to do likewise; but, should all effort at agreement fail, even when the Round Table Conference reaches the end of its lubours, I would suggest the addition of a clause to the expected constitution appointing a judicial tribunal that would examine all claims and give its final decision on all the points that may be left unsettled.

Nor need this Committee think that the time given for enabling informal conversations to be carried on has been altogether wasted. You will be glad to learn that many friends not members of the Delegation have been giving their attention to the question.

Among these I would mention Sir Geoffrey Corbett. He has produced a scheme of redistribution of the Punjab which though it has not found receptance is in my opinion well worth studying I am asking Sir Geoffrey if he will kindly elaborate and circulate it among the members. Our Sil he colleagues have also produced nother which is at least worthy of study. Sir Huhert Carr produced last night an ingenious and novel proposal to set up for the Punjah two I egyslutures, the lower to satisfy the Muslim claim and the upper nearly satisfying the Sikh claim. Though I am no believer in a bicameral Legislatue I am anch attracted by Sir Huhert's proposal and I would invite him to pursue it further with the same zeal with which I gratefully admit he followed and contributed to the informal deliberations.

I astly masmuch as the only reason for my appearance at these deliherations is that I represent the Indian National Congress I must clearly set forth its position. In spite of appearances to the contrary especially in England the Congress claims to represent the whole nation and most devidedly the dumb millions among whom are included the numberless Untouchables who are more suppressed than depressed as also in a way the mole unfortunate and neglected classes I nown as Backward Races

Here is the Congress position in a nutshell. I am reading the Congress resolution on the subject. However much it may have failed in the realisation the Congress has since its inception set up pure nationalism as it ideal. It has endeadoured to break down communal burrers. The following I alione resolution was the cultuminating point in its advice towards nationalism. In view of the lapse of the Vehru Report it's inneces any to declare the policy of the Congress regarding communical questions.

The Congress believing that in an independent Indicommunal questions can cally be solved on strictly 140° 2 lines but as the Silbs in particular and the Muslin the other minorities in general have expressed his tion over the solution of communal question over the solution of communal question over the Silbs of the Communal question over the Muslims and other minorities that no olution the future constitution will be acceptable to the Communication of the solution of the sol

Hence the Congress is picclinded from setting f solution of the communal problem but at it the history of the nation it was full that it should suggest for adoption by the country and in appearance yet as nearly safe ally acceptable to the communate cost of mittee therefore after full and free Cost on it is the following scheme—

"I (a) The article is the in tit it on "
mental rights shall inche to a numerate to
concerned of the private of the north

rights, education, profession and practice of religion and religious endouments:

- Prisonal laws shall be protected by specific provisions to be embedied in the constitution:
- of Protection of political and other rights of minority communities in the various Provinces shall be the concern of the within the jurisdiction of the Federal Government."
- 2. The Lianchise shall be extended to all adult men and

# and ther there is a note to this:-

- "If a Working Committee is committed to adult franchise by the Karachi resolution of the Congress, and cannot entertie any alternative franchise. In view, however, of misapprehensions in some quarters, the Committee wishes to mille it clear that in any event the franchise shall be uniform as it so extensive as to reflect in the electoral roll the proportion in the population of every community.
- a, and Joint electorates shall form the basis of representathe in the future constitution of India; (ii) That for the Hindus in Sind, the Muslims in Assam and the Sikhs in the Puriod and North-West Proutier Province, and for Hindus and Muslims in any Province where they are less than 25 per cent, of the population, seats shall be reserved in the Federal and Provincial Legislatures on the basis of population, with the right to contest additional seats.
- 4. The appointments shall be runde by non-Party Public Service Commissions, which shall prescribe the minimum cualifications, and which shall have due regard to the efficiency of the public service as well as to the principle of equal opportunity to all communities for a fair share in the Public Services of the country.
  - 3. In the formation of Federal and Provincial Cabinets, the interests of minority communities shall be recognised by convention. The North-West Frontier Province and Baluchiston shall have the same form of government and administration as other Provinces.
  - 7. Sind shall be constituted into a separate Province provided that the people of Sind are prepared to bear the financial burden of the separated Province.
  - S. The future constitution of the country shall be Federal. The residuary powers shall vest in the federating units turiess on further examination it is found to be against the best interest of India.

The Working Committee has adopted the foregoing scheme as a compromise between the proposals based on undiluted communalism and undiluted notionalism. Whilst on the one hand the Working Committee kepes that the whole pation will endorse the scheme, on the other it assures these

who take extreme views and cannot adopt it, that the Committee will gladly, as it is bound to by the Labore Resolution, accept without reservation any other scheme if it commands the acceptance of all the parties concerned."

That is the Congrese resolution

If, however, a national colution is impossible and the Congress scheme proves unacceptable, I am not precluded from endorsing any other reasonable scheme which may be acceptable to the parties concerned The Congress position on this question therefore is one of the greatest possible accommodation Where it cannot help it will not obstruct Needless to eay the Congress will whole heartedly eupport any scheme of private arbitration. It seems to have been represented that I am opposed to any representation of the Un touchables on the Legislature This is a travesty of the truth What I have said, and what I must repeat, ie that I am opposed to their special representation I am convinced that it can do them no good, and may do much harm, but the Congress is wedded to adult franchise Therefore millions of them can he placed on the Voters' Roll It is impossible to conceive that, with untouchability fast disappearing, nominees of these voters can be hoycotted by the othere, but what these people need more than election to the Legis latures is protection from social and religious persecution Custom, which is often more powerful than law, has brought them to a degradation of which every thinling Hindu has need to feel ashamed and to do penance I should, therefore, ha e the most drastic legis lation rendering criminal all the epecial persocution to which these fellow countrymen of mine are subjected by the so called superior Thank God the conscience of Hindus has been stirred, and untouchability will econ he a relic of our sinful past

Str Muhammad Shaft Prime Minister, I am sure every one of the Indian representatives on this Committee shares the humiliation and corrow to which Mabatima Gandhi has given expression as a result of the breakdown of the discussions and negotiations which have been going on during the last week with a view, if possible, to arrive at an amicable settlement of the comminal problem. I desire on behalf of the Muslim Delegation to hear testimony to the indefatigable efforts which Mahatima Gandhi has made in order to hring about such a settlement. Indeed he has spared no effort, to quote his own language, in order to achieve that consummation, but it is unfortunate that his efforts, and those of other members of the informal committee who have etriven to their utmost to bring about such a settlement, have ended in failure

Mahatma Gandhi has expressed it as his opinion this morning that the failure is due to the constitution of the British Indian Delegation masmuch as the members of the British Indian Delegation according to him were nominated by Government and not elected by the people With all respect to Mahatma Gandhi I entirely dissent from that proposition. It is well known to you all that there are four great political prities in India the Indian National Congress the Hindu Mahasabha the Liberal Federation.

and the Muslim Community. We have present here at this Conference Mahatma Gandhi himself whom the Working Committee of the Indian National Congress have appointed as their sole-Delegate. So that the Indian National Congress is fully represented in this Committee. We have the founder of the All-India-Hindu Mahasabha in the person of Pandit Madan Mohan Malaviyasa a member of this Committee.

Sir A. P. Patro: Is that a political body or a religious association?

Sir Muhammad Shafi: It is a political body.

Pandit M. M. Malaviya: I am not the founder of it.

Sir Muhammad Shaft: We have also the working President of that organisation, Dr. Moonje, and an cx-President of that organisation. Raja Narendra Nath, present here in the Minorities Committee.

Coming to the Liberal Federation, almost all the prominent members and office bearers of that organisation are present here asmembers of the British Indian Delegation.

So far as the Muslim community is concerned, you have the President of the Khilafat Conference, the President of the All-India Muslim League, the President of the All-India Muslim Conference, and office bearers of all the other various Muslim organisations present as members of the British Indian Delegation. You have also the gentleman who presided over a party which has recently come into being in India, the Muslim Nationalist Party. You have the President of the Conference of that Party held in Lucknow present here as a member of the British Indian Delegation.

To say, therefore, that it is only Government nominees who are members of the British Indian Delegation is. I venture to submit, to put forward a proposition which will not bear examination. The leaders of all the various political parties in India are members of the Round Table Conference, and they were nominated by the Government of India after consultation with the Working Committees and Executives of these various organisations.

In these circumstances, I venture to submit that the British Indian Delegation is thoroughly representative of the peoples of India; and if, in spite of this fact, we have not been able to arrive at an amicable settlement of the communal problem, all I can say is this, that the sense of humiliation and sorrow to which Mahatma Gandhi has given expression has gone deep into the hearts of some of us. It is heart-breaking indeed that in spite of the efforts made by those who firmly believe that the future of India rests entirely upon Hindu-Muslim unity, upon a satisfactory settlement of the communal problem and a settlement of the Minorities question in India, we should not have been able to arrive at an agreement, and we most deeply regret this breakdown. That is all I have to say with reference to this part of the observations made by Mahatma-Gandhi.

Then Mahatma Gandl duced in the constitution tribunal to decide questio

Gandbi contemplates that the question of the settlement of the communal problem also should be referred to that tribunal I venture to submit that he is approximage no vital factor in the whole case When he says that the constitution should include a clause, does he realise that it is impossible to frame a constitution for India without first settling the various communal problems involved? If I may liken the work of the Pederal Structure Committee to the forging of a chain, then what I would say is this Many of the links of this chain—indeed some of the most important of the links of this chain—are dependent upon the solution of the communal problem Without a solution of the communal problem the chain cannot be torged, and in consequence it is impossible to frame a constitution without settling the communal problem

Then Mahatma Gandbi referred to a solution of the Punjab problem suggested by Sir Geoffrei Corbett and to a solution also sugge ted last night by Sir Hinbert Carr We out bis side are perfectly willing to examine those solutions

In so far as the solution suggested by Sardar Ujjal Singb 1s concerned it includes amongst some of the suggestions made the handing over of the Vultan and Rawalpinch Divisions to the North West Frontier Province—that is to say, that the North Western and South Western Punjab, instead of going shead in this scheme of constitutional evolution which we contemplate, should be handed over to the North West Frontier Province

I do not wish to add anything further

Sardan Ujjal Singh It is not quite correct I would rather present that scheme so that it might form part of the proceedings It might be circulated to the members of the Committee

Sir Muhammad Shafi. If I had made a misstatement or if I have not understood his proposals correctly, inv. learned friend would be perfectly justified in getting up and correcting me, but if I am right in saying that his scheme contemplates the handing over of the Aorth Western and South Western Punyab—that is to say, the Rawalpindi Division and the Multan Division—to the North West Frontier Province then I think every member of this Committee will see immediately that the Mulanimadans of the Punjab are not lidely to accept such a proposal as that I need say nothing further with regard to these celemes

Then Mahatma Gandhi went on to read the Con, ress resolution on the settlement of communal questions. I need only say that the Congress resolution read out to us this morning has already met with the fate of the Nehru Report. It has been rejected by the Hindus of the Punjab has been rejected by the Sikhs has been rejected by the Mushim community, so it is no use referring to that trevolution here.

Then Mahatma Gaudhi further stated that the Congress will whole-heartedly support any scheme of arbitration. Now, that is an observation made by Mahatma Gaudhi of which I must take note. I wish to remind the members of the Minorities Committee of the speech delivered by the Prime Minister at the conclusion of the last Session of the Round Table Conference. During the course of that speech the Prime Minister observed as follows:—

"Then there is the third category of safeguards, relating to communities. Now I repeat what I have said to you so often regarding that: if you fail to agree to set up your own safeguards, to come to a settlement between yourselves regarding those safeguards, the Government will have to provide in the constitution provisions designed to help you."

I venture to submit that there is only one course open after this breakdown of the negotiations and discussions, and that is that this Committee ought to go ahead. We who are convinced that the future of India lies within the British Commonwealth of Nations are not willing to accept the arbitration of any outsider. His Majesty's Government as the head of that Commonwealth are the judges who are in the best of positions to decide the question, and we are perfectly willing that they should be the judges of this question. Indeed, constitutionally it is His Majesty's Government and the British Parliament which will have to undertake the responsibility of deciding this question along with the other questions relating to constitutional evolution in India.

Lastly, the Muslim Delegation is not prepared to agree to the proposal made by Mahatma Gandhi that the proceedings of this Committee should be adjourned sine die and that the work of constitution-building in the Federal Structure Committee should go on. We hold that it is impossible to carry on that work in the Federal Structure Committee without concluding the work of the Minorities Committee. As I have said, the links which remain to be forged in that Committee are all dependent upon the solution of the communal problem. To give but one illustration: There is the question of responsibility in the Centre. As I said in the concluding paragraph of my speech before this very Committee at an earlier stage, if the communal problem is not settled, to whom is the British Government to transfer responsibility? To the Hindus? Then the Muslims will object. To the Muslims? Then the Hindus will object; and unless and until the minorities are satisfied—all minorities, Depressed Classes, Europeans, Anglo-Indians and Christiansthat their vital interests have been adequately safeguarded as a result of the deliberations of this Committee, how can you expect them to agree to the transfer of responsibility?

I venture to suggest that the proposal made by Mahatma Gandhi—that this Committee should adjourn sine die—is not acceptable on any grounds, and in consequence I am instructed by the Muslim Delegation to oppose it.

Sir A. P. Patro: Mr. Prime Minister. I tremble to speak on this occasion after the speech of Sir Muhammad Shafi; I feel so

diffident I feel that after all these direct and distinct assertions , it would be futile for me to attempt to throw oil over the troubled It has been my painful duty since 1929 to attempt to assist as far as I could in the solution of this problem. It is pain fully disappointing to see that we have failed Last year I appealed to all the Delegates and said the time had come when His Majesty's Government should undertake the responsibility of solving this problem High hopes were roused in me when Mahatma Gandhi was sailing to take part in this Conference I realise as everyone here round this table and outside realises that, with his great moral force and his great personality, however much we differ from his politics he was the only person that would be able to adjust and solve this very difficult problem the communal problem I heard him with great respect when I met him in private and in public and was impressed with his great earnestness and sincerity for the solution of this problem. We have failed it is a great misfortune but as a practical worker I do not feel despondent and I do not despair If we have failed now in solving this problem, what is it that we can do next?

It seems to me there are two ways in which we can puisue this problem I suggested last year that it should be taken up by His Majesty's Government on the hasis of the recommendations of the Government of India Despatch and that they should proceed with the work-not that they should impose any solution upon us, but that they should solve the problem equitably and leave it to the various Provinces to understand the position in which they would be situated In other words it should be a solution which will be acceptable to most people No solution which His Majesty s Government or anyone else may make will he acceptable to all It is so with regard to every political problem We see the same position in regard to European nationalities, we find it the same here also in this great country. Therefore the fact that it will rouse opposition from certain quarters need not deter His Majesty's Government from taking courage to solve this problem in the light of the information that is available to them and in the light of the great volume of evidence that is before them one method which I have suggested and which I again repeat with all respect I know the disadvantage at which I am placing the Government in asling them to undertale such a responsibility and such a serious task but the British Government has undertaken more serious responsibilities in regard to the administration of India in laying down policies for the Government of India the Home Government need not hesitate to undertake this re ponsibility That is especially so in the light of what His Excellence the Viceroy has said On the 30th October 1922 he said that i .end of the constitutional issue is the attainment c. Dominion S. for India

The Secretary of State has reposited a said that I-Lis already enjoying Dominion States In the Light of these remainders given to the people of In Lin we came that it is

His Majesty's Government to take up this responsibility, however unpleasant it may be for the time being. There must be change in the Centre immediately.

Then there is a second solution which I would venture to place before this Committee. When we failed to achieve a solution, Mahatma Gandhi said that the composition of this Committee is such that it did not assist in the matter of solving this problem. I consider that it may be so in the sense that all the Delegates from different Provinces were clubbed together, and each section and each Province and community was trying to force its own problems upon the whole body. In other words, until the small hours of this morning we were occupied with the problem of the Punjab. Sir Muhammad Shafi is so much obsessed with the problem of the Punjab that he thought there were only four political parties in India, including his own, the Mahasabha and others. He forgot other Provinces and the conditions which exist elsewhere. It is pardonable on his part that, being occupied so much with Punjab affairs, he should longet the conditions prevailing in other Provinces and the parties there which have been working on constitutional methods.

Sir Muhammad Shafi : I admit my mistake.

Sir A. P. Patro: I am glad he acknowledges the mistake—the very serious mistake—he made in claiming that there were only four parties in India.

The point which I am placing before you for serious consideration is that, as Mahatma Gandhi said, the composition of this Committee is such that it has placed particular provincial and parochial interests above the interests of all India, and therefore Indian nationalism could not easily find expression in the deliberations of this Committee.

What is it, therefore, that we ought to do in order to overcome these difficulties? When we have got a full scheme of provincial autonomy and federation together worked out by the British Government, and when both for the Provinces and the Centre the scheme is ready, the former may be referred to the Provinces in each case, and the Provinces may form small conferences or committees of representatives in order to solve the difficulties relating to themselves. I find it has been a great mistake on the part of the British Government and of British policy to attempt to achieve uniformity of policy, uniformity of action, and uniformity of administration throughout the whole of India. Conditions in Provinces differ radically in many respects. You cannot, therefore, impose one particular form of government, one particular scheme, that will be suitable for the whole of India. You must, therefore, take the Provinces, Province by Province, and ask them to form small conferences, representative of all interests and of all communities, to come to an understanding on the communal problem and on the constitutional problem. From this Central responsibility becomes inevitable.

When once you matte representatives of the valious communities and interests to meet in conference, you must not allow these conferences to be again divided. There should be one vote for each interest and one vote for each community, and in that way, whatever may be the number and the composition of these conferences, you would have this one principle, namely, that each community and each interest will have one vote, and thereby an agreed scheme may be very possible.

Whenever a Province comes to an agreed scheme, both in the matter of communities and in the matter of the constitution, that scheme will inturally be examined by the Government of the Province, and when it has made its remarks it will be forwarded to Parliament, and Parliament, and position to confirm or endorse such scheme. The agreed scheme of the people must be endorsed by Parliament, that is to say, the scheme which the British Government would outline to us now and immediately, both in regard to the Provinces and in the Centre, must fit in with that of the people, and Parliament will be in a position to endoise it.

There will be therefore, as Mahatma Gandbi bas said full agreement with all interests and parties in the Provinces there is that full agreement according to the Cougress constitution expressed by the people in this Conference and when it is agree ! to by the Provincial Governments there is no danger of such a scheme or such a proposal being in any way detrimental to the working of the constitution Then if each Province has worked out its own scheme, has solved its communal and other problems in a way suitable to the genius of the people themselves suitable to the economic and political conditions of the people, then there will be no difficulty whatever Simultaneously therefore, the whole of the Federal scheme will have to continue to be worked The Tederation of the rest of India must not wait until this re organisation is completed There should be no delay in beginning the work of the Lederation It may take time The whole Federation of India is something unique It is unprecedented. We cannot copy merely from either the Constitution of Canada or from the Constitution of Australia, but once the principle of Federation has been accepted we shall have to fill in all the details when we see the practical difficulties in the working of the Federal constitution. That will take a long time, and therefore what I want to suggest is, go ahead with the scheme of Tederation in the Centre, go shead with the scheme of Provincial autonomy work out the scheme of Provincial autonomy, worl out the scheme for the Centre It may take time for the Centre-two or three years-but as some of us suggested to the Prime Minister on the last occasion, it is not wise to delay giving full responsibility in the Province, immediately will see that responsibility in the Centre will hegin in course of time and at the same time the scheme will be worled in the Centre It will not be delayed Then once you have got Provincial repre sentation you cannot delay any longer the introduction of full responsibility in the Centre as we claim. In the meanwhile the

recommendations of the Government of India must be enforced in the Centre. It is an essential part of any proposal.

Therefore it seems to me that there is no reason for despairing because we have not been able to adjust the communal problem. You can leave it to the conference, which will be better composed of the Provincial delegates, and when those delegates come to a solution of the problem it should be within the power of His Majesty's Government to give sanction to it by Order or by Resolution in the Houses of Parliament. If this is done a great deal of the communal trouble will disappear, and I venture to say respectfully, that it will not at all be in opposition to the scheme which the Congress has adumbrated. However much we may differ from other parts, this part, namely the agreed settlement, would be achieved both in the Provinces and in the Centre.

Therefore I suggest that either His Majesty's Government should take up the solution of the problem, or that we should leave it to the Provinces and to the Federal Assembly in the Centre. Side by side, simultaneously, these two things should go on, and when that is done it seems to me that the problem will be freed from its most difficult aspects.

Dr. Ambedkar: Mr. Prime Minister, last night when we parted at the conclusion of the meeting of the informal Committee we parted, although with a sense of failure, at least with one common understanding, and that was that when we met here to-day none of us should make any speech or any comment that would cause exasperation. I am sorry to see that Mr. Gandhi should have been guilty of a breach of this understanding. Excuse me, I must have the opportunity to speak. He started by giving what were, according to him, the causes of the failure of the informal Committee. Now, I have my own causes which I think were responsible for the failure of the informal Committee to reach an agreement, but I do not propose to discuss them now. What disturbs me after hearing Mr. Gandhi is that instead of confining himself to his proposition, namely, that the Minorities Committee should adjourn sine die, he started casting certain reflections upon the representatives of the different communities who are sitting round this table. He said that the Delegates were nominees of the Government, and that they did not represent the views of their respective communities for We cannot deny the allegation that we are whom they stood. nominees of the Government, but, speaking for myself, I have not the slightest doubt that even if the Depressed Classes of India were given the chance of electing their representatives to this Conference, I would, all the same, find a place here. I say therefore that, whether I am a nominee or not, I fully represent the claims of my Let no man be under any mistaken impression community. regards that.

The Mahatma has been always claiming that the Congress stands for the Depressed Classes, and that the Congress represents the Depressed Classes more than I or my colleague can do. To that claim I can only say that it is one of the many false claims which

rresponsible people keep on making, although the persons conerned with regard to those claims have been invariably denying hem

I have here a telegram which I have just received from a place high I have never visited and from n man whom I have never een—from the President of the Depressed Classes Union, Kumaun, ilmora, which I helieve is in the United Provinces, and which outsins the following resolution—

"This Meeting declares its no confidence in the Congress movement which has been carried on in and outside the country, and condemns the methods adopted by the Congress workers"

do not care to read further, but I can say this (and I think if ifr Gandhi will examine his position he will find out the truth), hat although there may be people in the Congress who may be howing sympathy towards the Depressed Classes, the Depressed lasses are not in the Congress That is a proposition which I propose to subtantiate I do not wish to enter into these points of ontroversy They seem to he somewhat outside the main proposiion The main proposition which Mr Gandhi has made is that his Committee should be adjourned sine die With regard to that proposition, I entirely agree with the attitude taken up by Sir Tuhammad Shafi I, for one, cannot consent to this proposition It seems to me that there are only two alternatives—either that this Minorities Committee should go on tackling the problem and trying o arrive at some satisfactory solution, if that is possible, and then, f that is not possible the British Government should undertake the olution of that problem We cannot consent to leave this to the arhitration of third parties whose sense of responsibility may not he he same as must he the sense of responsibility of the British Government

Prime Minister, permit me to make one thing clear Depressed Classes are not auxious, they are not clamorous, they have not started any movement for claiming that there shall be an immediate transfer of power from the British to the Indian people They have their particular grievances against the British people and I think I have voiced them sufficiently to make it clear that we feel those grievances most genuinely But, to he true to facts, the position is that the Depressed Classes are not clamouring for transfer of political power Their position, to put it plainly is that we are not anxious for the transfer of power, but if the British Govern ment is unable to resist the forces that have been set up in the country which do clamour for transference of political power-and we know the Depressed Classes in their present circumstances are not in a position to resist that—then our submission is that if you make that transfer, that transfer will be accompanied by such conditions and hy such provisions that the power shall not fall into the hands of a clique into the hands of an oligarchy, or into the hands of a group of people whether Muhammadans or Hindus, but that that solution shall be such that the power shall he shared by all

communities in their respective proportions. Taking that view, I do not see how I, for one, can take any serious part in the deliberations of the Federal Structure Committee unless I know where I and my community stand.

Rao Bahadur Pannir Schvam: Mr. Prime Minister. to me that in the course of these deliberations the other minorities have not had their full consideration. All along I have felt that while the smaller communities, including the Depressed Classes. were no doubt afforded an opportunity of stating their claims, the deliberations and the discussions have been concentrated on the Punjab question. The Committee has been wholly engrossed with that problem, and because that question baffled all solutions the informal Conference came to the conclusion that the whole thing had been a failure. The question of the other minorities has never been considered at all. We were only given an opportunity of putting forward our claims. Various communities put forward their claims, but so far no attempt has been made to meet any of those demands or to come to an agreement about those demands. friend and leader, Sir Annepu Patro put it, we in the South-coming as I do from Madias-have very little interest in the Punjab internal question. I do not see any reason why it should be taken that the Minorities question has been wholly tackled and a solution has not been arrived at, when our case has not been considered at all.

Therefore I am unable to agree to an adjournment sine dic. I do think there is work before the Minorities Committee to go into the question of the other minorities as well, of course making special endeavours to find a solution for the Punjah question, and to make it fit in with the general scheme if possible. But my own impression is that we have hardly begun the work as far as the other minorities are concerned. Last year I felt there was no need to put forward the claims of the smaller communities so strongly, because it seemed to me there was practically a unanimity of opinion, at least among the various minority communities, and even the other representatives, about the claims and the extent to which they were to be conceded. I appreciate that the positive attitude of the Congress is qualified by your final clause which states that attempts will be made to satisfy all communities; but the positive portion of the Congress Resolution makes the other minorities feel really nervous.

The resolution of the Congress which Mr. Gandhi has been good enough to read out says that Hindus and Muhammadans shall receive consideration and shall be given separate representation in Provinces where they do not form more than 25 per cent., but most of the other minorities in all Provinces are less than 25 per cent. That resolution distinctly states that the Hindus and the Muhammadans are to be given separate representation in Provinces where they are in a minority.

Dr. Moonie: That is not the Congress resolution. Please read

it and study it.

Rao Baladu Pannir Selam As I understand the Congress resolution it says that in Provinces where the Muhammadans and the Hindus form less than 20 per cent of the population they shall be given separate representation and the Sishs shall be given representation in the Punjah and in the North West Frontier Province Nothing is mentioned as regards the other minority communities and Mr Gandhi himself has definitely stated that he is personally opposed to any special representation as far as the Depressed Classes are concerned while we the other similer groups—the Indian Christians who are not a negligible number the Turopeans and the Anglo Indians—find no place at all in the picture. It seems to me therefore that at this stage we have ample work before us to consider the case of all the minorities and I am not able to endorse the resolution which has been moved that this Committee should be adjourned une die

Sardar Ujjal Singh. I fully share the deep regret and soriow so cloquently expressed by Mahatma Gandhi and Sir Muhammad Shifi on the breil down of the negotiations but there is one feature which ought to be borne in mind and it is this. Wahatma Gandhi took on himself the task of the settlement of this question within one weel and the failure means that we have not come to any under standing or settlement within that weel. The road to fuill er negotiations is not closed as a matter of fact. Manatma Gandhi has definitely stated that informal meetings or negotiations might still be carried on

Yesterday three alternative schemes were suggested for the way out of the difficulty and Unhatma Gandhi has referred to them in his speech. The first was a scheme suggested by Sir Geoffrey Corbett and the second was the one that I had the honour to present with regard to the redistribution of the Punjab. The third was by Sir Hubert Curr with regard to a bicameral Legislature in the Punjab

We had not sufficient time to discuss those schemes on their ments. If Sir Geofney Corhett scheme contemplates the separation of Amballa division from the Punjub then it cannot be accept able to the Silhs. It will place them in a hopeless minority—a position from the frying pun into the fire. The scheme which the Silhs have suggested and which I have worled out in detail was not properly brought to the notice of the members and it was probably under some misapprehension that in friend Sir Muham mad Shafi sud that we wanted all those ten districts necessarily to be transferred to the North West Fronter Province

Six I beg to present that scheme for the consideration of the members of the Committee and I suggest that scheme might be circulated. We do not say that those ten districts must necessarily be transferred to the North West Trontier Province. It may be left to the will of the population say millions of them either to constitute themselves into a separate Province or to be transferred to the North West Frontier Province. I need not discuss the merity

of that scheme here, for it will be before the members in all its details.

Sir, with regard to the question if we do not ultimately come to any final decision amongst ourselves, I do agree that there is no course open to us except that we should leave it to the Government. The Government in the past has decided for the communities, and in future it is certainly the responsibility of the Government to make a fair and just decision of these problems. But, Sir, there is one point which I should like to make clear, and it is this: that if we continue our discussion in this Committee I doubt very much whether we can come to any settlement. We might be able to express our views, or place our own case, but it is certainly very doubtful whether we can come to any final agreement. The only way to find a solution is by the method of informal conferences. So I do not propose that this meeting should be adjourned sine die. but it might be adjourned in order to give members further time for private negotiations—with the hope of removing such a feeling of despair as now prevails in this Committee. As a matter of fact, nobody wants to take the responsibility upon himself for an adjournment. The Prime Minister himself might announce that further time might be given, and meanwhile, if certain members of the various groups want to express their views or put forward their case, they are welcome to do it; but necessarily the agreement will have to be arrived at by private and informal negotiations.

Sir, one word with regard to our future work. I am expressing the feeling of my community that we cannot, in fact, agree to any system of government which provides autonomy to the Provinces in the sense that the Central Government should have little or no control over them, unless we Sikhs are assured of our position and our protection. It matters very greatly to us, concentrated, as we are. in one Province of the Punjab. In that Province we still play such an important part that we must be assured of our protection before we submit to any scheme which grants complete autonomy to the Punjab. This view has been expressed unanimously by the Sikh community, and was conveyed to His Excellency the Viceroy in India and to Mahatma Gandhi as well when we met him in Delhi. We may not be here representing our community as such in the sense that we are not elected by them, but we do represent a very big section, if not the entire community. In our views, however, we are voicing the feelings of the entire community without a single exception. And the view of the whole community is that our protection ought to be assured before we can be party to any scheme of Provincial autonomy in the Punjab.

Sir P. Ginwala: I suffer from some disadvantages in having to address this Committee. I was among the last to be appointed. I do not claim any long political experience like my other friends on this Committee do. but I do claim two advantages over most of my colleagues. The first is that I belong to a community which is not asking for any special privileges. We are quite satisfied that we shall be able to work in peace and harmony with our fellow country-

men, and we are not putting forward any claims The second is rather a personal one I do not helong to any political association My duties have prevented me from taking any active part in politics for the last many years, and therefore I claim that I am able to take a more detached view of the situation than most of my colleagues here

This Committee is concerned with two problems. The first is the question of communal representation, and the second is the safe-guarding of minorities. As regards the safeguarding of minorities, we have not really got down to the question, but it is agreed that safeguards should be provided, that they should be adequate and that they should be satisfactory. We have never got really down to what is intended to be accomplished by the provision of safe guards. I take it that at some stage or other this Committee will go into that question.

Meanwhile, there is the question of communal representation it is no secret on what ground these negotiations fell through The question of communal representation has two aspects — The first is the representation of the unnorties in those Provinces where the Hindus are in a majority. As far as I am able to judge, there is no problem there which will not permit of a satisfactory solution. It appears that the Hindus will retain their majority in those Provinces in which they have a majority but they are willing to give such weightage to the minorities as may be necessary, but the principle is admitted that, in those Provinces where they have a majority, that majority shall be maintained. The difficulty has arisen as regards those Provinces in which the Muhammadans are in a majority.

Now what is the demand of the minorities in those Provinces, particularly the Sikh Community? The demand, as far as I can understand it, is that the majority should either he converted into a minority, or that the inajority should he compelled to accept the rights of a minority

Sardar Ujjal Singh That is absolutely wrong

Chairman I thought that would come, and that is why I was up before Sardar Ujjal Singh himself I do not think at this moment we should enter into the merits or demerits of the controversy

Dr Ambedlar We are considering Mr Gandhi's proposition that this Committee should be adjourned sine die

Chairman Yes, we are considering that proposition, as to what the future action of this Committee should be

Sir P Ginicala Well, Sir, if that is your decision, I have nothing further to say at this stage, but I thought it was common knowledge and I was referring to that as a problem for the further discussion of which this Committee as a whole should give some lead

Now, Sir, as regards the future, my suggestion is that this Committee cannot run away from the responsibility which it has undertaken, by agreeing to a further postponement and referring this question to some other authority, whether it is a tribunal or a Court of Arbitration or whatever else you like to call it. My view, therefore, is that this Committee should go on with its work; each community should put torward its claim before this Committee. and this Committee must take upon itself the responsibility of judging between the various claims of the communities. If the Muhammadans have a case which they want to put forward, then it must be put before this Committee. My Sikh friends must do likewise. Then this Committee must decide how the claims are to be adjusted. Somebody has got to prepare material. If this Committee is not willing to decide the question, it must prepare materials for somebody else to decide it; but we cannot get away from this, that at some stage or other a decision has to be made. If this Committee does not make that decision, some other authority will have to make that decision. For that purpose let us get down really to the claims, expressed in a definite form, and let us consider how they can be resolved.

The second question is as regards the safeguards. On those points also I suggest that the minorities who are interested in the safeguard should put forward actual claims before this Committee which it can consider for itself. It is no use asking for a post-ponement or agreeing to one, because I am quite certain that unless we get down to brass tacks very little progress will be made.

Chairman: Well, as regards what has just been said, as those of us who spent a good many hours earlier on in the year know, all that material is before us. There are plenty of brass tacks about; but instead of the brass tacks having their sharp edges into the wood, it is the heads that are lying in the wood and the sharp edges are above. The problem of this Committee is to try to reverse the position of the brass tacks—not to put another half dozen into existence.

Believe me, the regret that has been so sincerely expressed by the representatives who have spoken here to-day is shared in the most whole-hearted way by the representatives of the Government here. We profoundly regret that no suggestion has been made as the result of those conferences. You know perfectly well that from the very beginning we have pressed and pressed and pressed upon you to come to some agreement amongst yourselves: and that we have done that not because it would help us, but because we have a great sense of your own self-respect; and also that anybody who is going to try and put into definite legal shape the principles of constitutional liberty, which we have in our minds, will find it absolutely impossible to lay down or draft this constitution, or whatever form of words you like to use, unless the communal question has been agreed to, not enforced or made enforceable by a Government to which our friend Mahatma Gandhi would probably at once start some method of passive resistence—not enforceable, as I say, in that sort of way, but flowing from your own hearts and the result of your own agreements. That is the thing that we have felt very leenly

Now, may I appeal to every representative here, to every individual and every representative of sections, not to attribute your common fullure to any method by which you have been elected, to your own personal shortcomings. Be honest and face the facts. The communal problem is a problem of fact. Does the problem exist in India or does it not? I do not answer it, I leave you honestly to answer it for yourselves and to yourselves.

Then, if the community problem does exist, how can it be discussed with a view to a settlement, if possible, either in India or heie? Now, my Indian friends, you have been brought up on and taught to follow the principles of representative institutions. Supposing the Government of India or the Government here had surveyed India with a blank mind as to what political organisations and political leaders are in India and had said, "We put you all on one side, we do not recognise any of you or any of the organisations which you represent, but we, considering what we imagine to he a sort of mass movement, unorganised very largely, select A and B and C from that mass movement." What would you have said? What would Mr Gandhi have said? What would Dr Moonje have said? You would have said that it was one more illustration of how the British Government acts in an arbitrary way.

We did not do that We believe in democracy, but democracy is not a mere clowd, you must go another step and define your democracy We believe in representative democracy. There is not a man nor a woman here whose name, whose actions, whose reputation and whose status have been gained independently of organisations. However difficult it may be to get organisations with historical memories of conflicts and so on to come to agreements, I say as a practical politician that you have got to face those difficulties, because you will never solve your problem until you have faced them and until you get your organised masses in agreement with

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Do not let us go away, therefore, and say it is the composition of this Conference or the way in which you were selected that is to blame for it all. The blame is that the facts are presenting difficulties which you have not yet managed to overcome

Mi Gandhi said, quite truly, that the word defect is not found in his dictionary. Nor is it found in mine, nor, I hope, is it found in yours. You have met with a rebuif. Well, there was a very famous King of my country who met with six very serious defeat, and I would advise you who like to contemplate the mysterious things of nature to go and take his experience into account.

Lying in a cave one day he saw a spider make six attempts to get to the point where it wanted and it was baffled and failed, and it made a seventh attempt and it succeeded. I do not know how many times you have been huffled in trying to get to an agreement, but do remember that no great achievement has been accomplished at the first, the second or the third attempt, and you had better go on trying to take your own responsibilities upon your own shoulders and see if an agreement can be come to.

There is another point I want to put to you. Will any of you tell me, quite honestly, that the continued existence of this problem unsolved can be overlooked either by yourselves if you were drafting your own constitution or by His Majesty's Government if it were trying to draft a constitution for you? I bring you up against tacts. You know perfectly well-especially every one of you who has been in public life and has faced the practical problems of public life-you know perfectly well that whilst this problem is unsolved it puts an enormous obstacle in the way of constitutionmaking for India, not simply because that constitution must be drafted by His Majesty's Government under present circumstances, but supposing I said to you on behalf of the Government, and supposing Parliament agreed, "Take the business over to yourselves," why, you know perfectly well that you could not go six inches without coming to a deadlock. You could not go six inches without coming up against difficulties, and all those general phrases about your going to settle it in this way or that way-what is the difference between those phrases and what we are doing now? There is no difference at all. His Majesty's Government at the present moment is doing its very best on the lines of those phrases and those aspirations to get you to an agreement; and you have reported to me this morning, and to my colleagues this morning, that you have failed.

Well, what I would suggest is this. Leave me to call the next meeting of this Committee. That is not adjourning sine die, I can assure you, but you know that there are certain events going on here—which I am really very sorry to say (and I have felt this all through since you came) are bound not only to take a good deal of my thoughts to themselves but also will necessitate occasional absences from London on my part for the next fortnight or just a little over.

Let us adjourn, and I will call you together again. In the meantime what I would like would be if those of you who are sitting opposite me, the representatives of the small minorities, would also try your hands.

If there are any common agreements among yourselves I would suggest that you circulate them. But I must say this. We cannot here settle the business of the Federal Structure Committee. The Federal Structure Committee must meet itself and decide what it is going to do under certain circumstances, and that will be reported to me, as Chairman of the Conference, in due time, and then we will work at it. But do believe me, we are determined to have a success of this Round Table Conference if you allow us to have that success. It is not the British Government that is going to stand in the way of any agreement. If I disagree a little bitnot very much—with what has been said about what we should do in telling you what we propose to offer, why, my friends, what has

been the promise that we have given you from the very heginning? Has it not been that we would not make up our minds in definite detail until we consulted with you? Do you suggest now that in. the middle of this consultation we should break off and then produce a document, and produce proposals? I do not want to do that with Who does? You know perfectly well that there is one very serious difficulty in that way If a Government produces its proposals, well, that is as near a last word as the circumstances of creation will allow any body to say a last word on anything Surely you ought to hend all your energies to bringing hefore us proposals that have been discussed amongst yourselves and discussed with us-proposals which have been examined regarding their real meaning in relation to government, exminined regarding the question as to whether they can work or cannot work, because we do not want a constitution which is a machine which will never work at all whatever power you put in helind it, a machine the very mechanism of which means a deadlock. You do not want that We certainly do not want it

Therefore what I would like you to have in your minds, after the rather depressing statements to which we have listened, is thie That the British Government wants to go on, the British Government wants you to go on The British Government will take ite action if you cannot go on to an end, because we are determined to make such improvements in the government of India a will make the government of India consistent with our own ideas—as will make the government of India comething that is capable of greater and greater expansion towards therty That is what we want I appeal to the Delegates here to day—Delegates representing all communities—Do not stand in our way, because that is what is happening

(The Committee adjourned at 12-40 p m)

Proceedings of the Tenth Meeting of the Minorifies Committee held on Friday, 13th November, 1931, at 10 a m

Chairman My friends, I feel that so far as this Committee is concerned we ought now to make our reports to a Plenary Meeting of the full Conference so that the work may be wound up and so that the Government may be in a position to make, as it did at the end of the first phase of the Conference, a statement of its own position

We are practically in a position to do that now Before doing so the Committees will have to terminate their work and present a Report to the full Conference and then the Conference may like to make certain observations on behalf of individuals or on behalf of communities. When that is done the Government will indicate what view it takes of the situation

As regards this Committee I am profoundly sorry that a complete agreement has not been reached, because I want to emphasise

that, in spite of our best efforts, we have not been able to come to an agreement. But I cannot submit to a sort of document which does not take note of the position of the Sikh community in the Punjab, which only seeks to create majority rule, not the type of majority rule that exists in parliamentary countries or in those countries where democratic institutions exist, but a sort of procedure which will establish a permanent rule of one community unalterable by any appeal to the electorate. Based on separate electorates, it seeks to partition India into various compartments. It seeks to establish the rule of one community in the Punjab, a rule entirely of one community in Bengal, a rule of one community in certain of the democratic principle, the very negation of the parliamentary system. Now, Sir, if you just look into the merits of this document you will find how most unfair this document has been to the Sikhs and other communities who are not a party to this alliance.

Turning to the figures given in the table at the end of this doeument you will find that the Muslim minority in the various Provinces is given heavy weightage in their representation in Provincial Councils. In Bihar and Orissa, with II per cent. of population they have a representation of 25 per cent., i.e., 130 per weightage; in the United Provinces with 14.8 per cent. population they are given 30 per cent. representation, i.e., 110 per weightage; and in the Central Provinces with 4.4 per cent. population they are given 15 per cent. representation, i.e., 250 per cent. weightage. The Anglo-Indian minorities, with a population of .02 per cent. in the Punjab are to get as much as 4,000 per cent. weightage. The Europeans are given weightage varying from 3,000 per cent to 9,000 per cent. in different Provinces. This is a sort of alliance to share a booty taken from other people. have no right to dictate terms to the minorities in the Punjab, but they have made an alliance whereby they get an advantage of 9,000 per cent.

Sir, I strongly object to this sort of treatment meted out to my community, and I say that this document, far from making it possible for us to come to an agreement amongst ourselves, will make a solution of this most important problem almost impossible. It seeks to encourage those who have been most unreasonable; it seeks to encourage the communities who have in fact stood out against India's advance to stick to their demands, and it will in that way make a solution of this problem almost impossible.

Chairman: May I draw your attention to one point so that the discussion may not proceed on unreal lines? The statement I made to you was this, that the Report which I make to the Plenary Session is not in favour of any of the documents which have been handed in, neither Sardar Ujjal Singh's document nor the other. The Report I make to the Plenary Conference, I regret very much to say, is that we have failed to come to an agreement. In the discussions that may proceed, will speakers please keep that fact in mind?

Sur Procesh Chunder Mitter I have submitted three memoranda with regard to Bengal, and I desire that they may form part of what is submitted

Dr 1mbedlar We too, have circulated memoranda which we would like to be part of the proceedings

Raja Narendra Nath I also submitted on the 4th November schemes with regard to the Hinda minority, and I should like that document also to go forward So far as the agreement produced before us is concerned, I fully support the remarks made by Sardar Sahib Ujial Singh

Mr Joshi On behalf of Lahour I also wish to present a state ment which has the support of my two colleagues, Mi Shiva Rao and Mr Giri, setting forth the point of view of Indian Laboui on this question

I should lile to make one comment on the document which has been circulated by what are called the minority communities, and that comment refers to the last page of the document in question, where in paragraph 4 it is said—

"No representation is provided for Commerce, Landlords, Industry, Labour, etc., it heing assumed that these sents are ultimately communal and that communities desiring special representation for these interests may do so out of the Comminal Quota"

Mr Prime Minister, I cannot agree to the statement that these anterests are inlimitely communal So far as the Labour interest is concerned I have always maintained not only on behalf of Hindu Labour, Christian Labour or Muslim Labour, hat on behalf of all Labour, that is interests are not commund in the sense that they have anything to do with religion or with race I maintain on behalf of all the workers in India that their interests are economic interests and have nothing to do with religion or race

I therefore feel that the significance to this document have not done justice to the worke in India, either the Hindu workers or the Muslim workers or the workers belonging to the Depressed Classes. They say "communities desiring special representation for these interests may do so out of the Communial Quotin," but it is not a question of the Muslim community or the Hindu community of the Christian community desiring to protect the interests of the Muslim worlers of the Christian worlers or the Hindu workers. It is the worlers as a whole who demand that their interests shall receive proper consideration and proper prefection.

We therefore do not agree with the pipposals made in this document, because we feel that even if the communities agree to give interest the division of our organisations on the hass of religion or on the hass of race. We are not prepared to have our organisations broken up on the basis of religion or on the basis of race. We would desire. If Prime Minister, that the representation to be

given to Labour should be given to Labour as a whole, so as to enable us to maintain our organisations in a position of strength and solidarity, based on economic interests alone.

We will gladly forego, if it becomes necessary, our special claims, if people force us to divide our ranks on the basis of religion or race. We will keep up our organisations and forego the special representation which may be given to us on the basis of religion or race. If Labour is strong, Labour will get its due by the strength of its organisations, even without special representation in the-Legislatures. I therefore wish to make it quite clear on behalf of the workers that we are not willing to have our ranks divided in order to get special representation in the Legislatures.

Dr. Datta: I very greatly regret to have to inflict myself on this Committee. I hope the proceedings will be short this morning, but unfortunately I find myself in a very difficult position. There has appeared in the Press this morning a notice regarding this agreement which has been reached between certain minorities, and the post this morning brought to me the record of the text of this agreement. I have not yet had time, however, to study it.

I myself am supposed to be one of the representatives of the Indian Christian community and I should like to say that I find myself in disagreement with this method of approach to the problem. I am a newcomer to this Committee, having been appointed only last September, and, being a member of this Committee, I have had only two occasions when I might have had an opportunity of stating my views.

In the first place, I believe that a religious community can ask for only two things in the matter of protection. It can say that it wants freedom for worship, and the other thing it can say is, "We desire that we should not be discriminated against because of our religion." Those, and those alone, are the demands we can make in the name of a religious community-nothing more. the second place, I feel that this fragmentation of India intoreligious communities is going to have the most disastrous resultson our future. I have seen it growing. I have seen the demand' growing, and it has been growing ever since 1906, as far as I know. and every time the constitution has been changed this principle has been widened: more and more people have come into it. I came, during 1918, into friendly touch with Lord Southborough, who was going out to India as head of the Franchise Committee, and I happened to travel part of the way with him. I remember on that occasion making the plea that this principle should not be extended to the Christian community in India. I had hoped that he would have resisted it. It was actually accepted for the Madras Presidency, a certain number of seats being reserved for the Christian community, but in no other part of India. On this occasion the demand comes that that should be applied to other parts of India also, and I find myself. unfortunately, in disagreement with my colleague, who, I may say, has treated me extremely generously. We

differ fundamentally on the matter of principle There is nothing personal hetween us in this matter at all

Sir, I wonder whether we can ever get agreement as far as we are concerned on these claims, such as communal representation and the figures of weightage I do not think we can possibly get it The demands that have been made to my mind in many parts of India have heen preposterous, and I feel that I must dissociate myself from them

Then, Sir, there is another matter to which I would bring your attention specially. There are some of us in India who have been brought up with a fierce helief in voluntaryism in religion, and you will sympathise with me, Sir, in that I helieve that there is an infringement of my rights when the State says to me. You shall vote in a particular constituency. What if I say I have got no religion? Does not men' I am going to he disenfranchised? I shall have no vote. It is perfectly open to me in India to return myself in the census as having no religion. I lose my vote. I cunnot he elected to the Legislature Supposing a Christian memher of the Legislature, for private and personal reasons did become a Muhammidan, would he then vacate his seat? He prohably would, even as an undischarged hankrupt or a person who had committed a felony would he compelled to vacate his seat, on the same grounds and for the same reasons, and I want to protest aguinst that

There is one other matter which males it even more serious. I say that the Muhammadria are entitled to respect in their demands. In certain parts of India they are the majority and we do not want them to be turned into a minority, I quite agree I feel that there is substance in that demand. Now what have we done? We have gone to this large community—which sometimes I feel though a quantitative minority, often acts as a qualitative majority—and we have said to them, "Here, will you protect us in our interests?" The situation is quite different in the Madrie Presidency. Let those communities which have fears—the Muhammadans, the Christians, all the small minorities in the Madria Presidency—come together, and let them try the idea of a common electorate among themselves to protect their interests.

In North India the position is reversed. There you have a Muslim majority in the Provinces of Bengal and the Punjab—the two Provinces which I know hest If I may say so, we have discovered that it is not possible for the Muslim community to protect our interests. Shall we then he compelled to throw ourselves hack on the Hindus Pought not negotiations in those Provinces to he taking place between the Hindus and ourselves, and in other Provinces between the Muhammadans and ourselves? It seems to me that the whole relationship is very artificial

Therefore, Sir, in conclusion I wish to say that I disapprove I menn to say I am afraid I cannot accept this particular arrangement I am sorry to find myself in that position I might have

been willing to negotiate—shall I say—purely on the question of some sort of method by which the smaller communities could have been distributed according to their economic interests. Therefore I support Mr. Joshi. There is no difference between a Christian working-man who drives an engine or puts a rivet into a rail and a Muhammadan doing the same work. I believe Mr. Joshi's method is far sounder than any other method which has been found to date, and I, for one, would be willing to support Mr. Joshi.

Secondly, I want to make it quite clear that, as far as I am concerned and the portions of the community whom I represent, we shall not consider ourselves bound by any agreement that has been arrived at. I want to say that emphatically and clearly. But I would like to add this personal remark, that the relations between me and my colleague are not in the least degree strained; we have both stood for definite principles and we have agreed to disagree on those two things.

Sir Henry Gidney: Mr. Prime Minister, before I make a few remarks on this matter, I should like to tell you that on the 19th January of this year I presented a Declaration of Rights for all minorities, as also the Anglo-Indian community, embodying almost the entire principles underlying the memorandum we have submitted to-day. And, Sir, I would like, with your permission, to represent that document so that it may form a part of the proceedings of the Conference, which it does not at present.

Sir, it is very unnecessary for me to enter into any details as regards that memorandum. We are all in agreement. But I do wish to state here and now that we have taken, I think, every means of getting the Sikhs and other minorities to join us in this memorandum. Indeed, I go so far as to say that I personally have had many consultations with the Sikh member, and the Sikh member was in possession of our memorandum about three or four days ago. I am sorry that our Sikh brother has not been able to agree to the memorandum, and that he has taken such serious objection to the weightage and the protection for which we, as minorities, have thought it fit to ask.

When we started these proceedings with a view to coming to some unanimous agreement, it was Dr. Datta and I who visited His Highness The Aga Khan at his residence. This was the result of a formal meeting some of us had at Mahatma Gandhi's office; and I do believe, if my memory serves me right, that Dr. Datta was in agreement with me that if we could only come to some amicable terms of arrangement with the Muhammadans, the minorities would feel some sense of protection.

Dr. Datta: I do not agree with that.

Sir Henry Gidney: I am sorry that Dr. Datta should now take a different line. Speaking for the small minority I represent, I am pleased to say we have come to an agreement. I am pleased for two reasons. One is that this memorandum in the main embodies the Declaration of Rights that I submitted last year to this Confer-

ence and secondly because we, the minor minorities, have received from the Mushim community unmistal able evidence of a high sense of loyalty and attachment to us in our needs and I take this op portunity to offer to them on behalf of the other minorities our grateful thanks for their loyalty and adhesion to us during these very difficult proceedings

Raja Narendra Nath They were secret meetings

Str Henr | Gidney There has been no secrecy about these meetings All the minorities were tible to come to the meetings Many of them knew they were being held and the mere fact of their leeping out shows that the problem as far as they were concerned was insoluble while as far as we were concerned, it was soluble. We have made a serious effort to get together Sir and we have pie-ented you with a document which I believe represents the views of a very large section of the Indian population.

Last year, when this combined action of the minorities was suggested by me it was not accepted. This year we have to thank the statements made at this Conference for refusing to recognise the minorities in any settlement and that has bound us together and ve now feel we have a common the uniting us. We have presented this to you with the earnest desire that you. Mr. Prime Minister,

and the Cibinet will give it serious consideration

Sir Hubert Carr I should like to explain the iemark made by Sardar Ujjal Singh I think he has got an entirely wrong view of the memorandium we handed to you. These was no question, so far as I laow, from the beginning of the negotiations which led to this common agreement of dictating to any community or laying down for any community what that community should want. What we have done was brought about very largely by the failure of the informal Committee which sat under the charmanship of Mi Gandhi, and really I have to thank Mr Gandhi for his share in bringing the minorities together. It was the refusal to allow us to send our representatives through separate electorates to the Legis latures of India and the Provinces which made it essential for us to get together.

You have yourself said, Sir, that in order to make this consti tution workable and acceptable all parties must have confidence in it and several of the smaller minorities as well as my own, know perfectly well that unless we have separate electorates, we cannot send our chosen representatives to the Parliaments of India, and consequently we shall not have that full confidence which we want to secure Nobody sitting at this table can have followed the arcu ment regarding separate electorates and joint electorates without feeling the force of the statement that in order to get full develop ment of India you will finally come to joint electorates and I would ask members to see that in our memorandum we have not attempted to cut India up into water tight compartments on perminent bisis but we have taken it reco the position to day deplorable as they may and tremendous distrust dividing the different c

great. We are recognising in this memorandum those differences. We are accepting them temporarily, and we are trying to overcome those difficulties by getting together and putting forward a scheme whereby for 10 years we shall have a chance of sending up our chosen representatives.

They will get round the table, and I ask those who are the chief critics of this scheme whether they really think that when all of us get round the table, with big national questions before us, in ten years those questions will not do much to cut across the communal differences. I claim that, far from making water-tight compartments in India, we have made a definite constructive suggestion for getting away from the present difficulties and moving towards the unity of India later.

Now, in doing so there has been no question of loot. I do not suppose for one moment that in trying to arrange the percentages amongst people who sometimes wanted a 140 per cent. out of 100 we have been able to satisfy everybody, but I do claim that the figures put forward are reasonable.

Now, my friend, Sardar Ujjal Singh, accused me and my community of taking 9,000 per cent. weightage. I have not worked it out, but if his figures are correct he should mention that in the past we had 12,500 per cent. weightage, so that we have given up 3,500.

On the other hand, so far as the Sikhs in the Punjab are concerned, we have increased their weightage by 54 per cent. from what they enjoy at present, in an effort to try to meet them. I am not suggesting they will agree with what we have done. In my discussions with them they have suggested that it is quite impossible for them to agree on any basis where the Muhammadan is in the majority, even though he is in the majority of the population. I do claim, however, that the suggestion we have made is not entirely unreasonable.

There is only one other point with regard to which I should like to give an answer to my friend, Sardar Ujjal Singh. If I heard him rightly, he suggested that in Bengal and the Punjab the whole country was being put permanently into the hands of the Muslim majority. I can only ask whether it is possible that any country is going to be ruled for very long by a majority of one. The Muhammadans get only 51 per cent. under our suggestions in each Province.

I do not think I have anything else to add. The memorandum, as I see it, is not entirely exhaustive; for instance, we have not touched on the question of Second Chambers, which, many have suggested, may form a suitable arrangement in various Provinces; but these Second Chambers would be in conformity with the lines which we have suggested as a fair distribution of representation among the various communities.

I ask this Committee to accept it that I am not speaking only for myself here; I know I may speak for the other minorities,

with whom I have had the pleasure of working, when I say this is considered to be, and meant to he by us, a constructive suggestion for overcoming the present deplorable deadlock which, when we last met, was considered so insuperable that it was suggested the Committee should be adjourned sine die

Dr Moonje Sir, the document that was presented by His Highness The Aga Khan to this Committee this morning reached my hands only a minute or two hefore I was due to leave for the meeting of this Committee I am not, therefore, at present in a position to make any hind of statement or any kind of comment on the details of the scheme, but, from the remarks that I have heard here, it seems the chief characteristic of that document appears to be separate electorates and weightage, to which what qualification I could apply at this time I am at a loss to know, because it has been calculated that a weightage of 3,000 times has hene given in some cases and 9,000 times in others. I am not in a position, therefore, to say what the percentage weightage is, but I can quite understand that the two points on which that document is based are separate electorates and an ovcessive amount of weightage. I think it may be well to make the position of the Hindu Mabasabha quite clear. The Hindu Mabasabha will never agree to separate electorates and they will never agree to any weightage being given from the Hindu community.

The third point that has been made clear from the remarks is that the document says a communal government by a communal majority by law should be established in two Provinces, the Punjab and Bengal To that the Hindu Mahasahha will not agree Unfortunately it seems that it has entirely pressed out of their minds that the Hindus in Bengal and the Punjab also form a minority community, and therefore deserve some kind of protection. These are matters of detail which I have not heen able to study from the document, and therefore I cannot say more at this stage.

A statement of the position of the Hindu Mahasahha was presented last time in this Conference Unfortunitely it was not published in the reports, probably through an oversight, but a promise has been given to me that it will be published in whatever reports may be issued later I therefore represent the same statement of the Hindu Mahasahha for publication in the Report, and I take advantage of the opportunity you have given us of handing in a supplementary statement to this statement

To these few words I have nothing more to add

Mrs Naidu Mr Prime Minister, I do not wish to detain this Committee very long, but only to say one or two words. You are aware that 'among other things I am the official representative of the women's organisations in this assembly, and I wish to strile a pleasant note in the midst of many discordant ones. Where so many communities representing minorities have asked for special or separate protection, I have a proud mandate from a large section with the women of Indra, who not only disclaim any special protection,

concession or favour, but have ordered me to resist any demand for any concession, have ordered me in their name to refuse to accept any indirect or direct means of preferential treatment, no matter how influential or illustrious the support it might receive from the mere men in this Committee. It is alleged-I do not know how pecurately-that my great leader. Mahatma Gandhi, is among those mistaken people who are willing to give a chivalrons assurance to the weak-kneed werren of India that they will give support to them in any claim they may make for indirect concessions. I have great pleasure in resisting his claim to represent the women of India in any way. In this matter he must take my guidance and not I his. I therefore wish it to be noted, on behalf of the three great organisations which I represent, and which make claim to represent the collective view of the women of India who are engaged in public work of any kind, that they will not accept any concession in the way of co-option, nomination or reservation of seats.

My colleague Mrs. Subbarayan, has. I know, issued a very able minority memorandum which I am sure you will duly consider. We have already circulated the memorandum on behalf of the organised public opinion of the women of India, which I am sure the Government will also consider. And, without taking up your time any further, may I ask that you will record my claim on behalf of the women of India, that they do not wish to complicate the issues in any fashion, but to set an example by disclaiming any effort to give them preferential treatment because of their sex? We do not wish for sex discrimination either against or on behalf of the women of India.

The Nawab of Chhitan: Sir, a confession of failure is humiliating indeed, and it is true, as you mentioned. Sir, that we have not been able to come to a complete solution of the communal problem. Standing here to-day. I do not wish to say anything on behalf of the Muhammadans. My respected leader, His Highness The Aga Khan, has put forward the agreement arrived at between Muhammadans and some other communities. Having made that quite clear. I want to submit that the communal differences, when one looks at them carefully, are not quite so formidable in reality as they appear to be outwardly. His Highness The Aga Khan in presenting this Conference with an agreement has shown that it is backed up by 45 per cent. of the community. If we read the resolution of the Working Committee of Congress on the communal question together with the resolution of the All Parties Muslim Conference—I do not wish to refer to any private negotiations—we find that a careful scrutiny will show that in fact the differences are not quite so wide as would at first sight appear. The points of difference have been narrowed down very much.

My special purpose in speaking to-day is to put forward the case of another small class, if not a community. I mean the landlords. I wish to submit that during the last year conditions have arisen in India which have caused the owners of the land a good deal of alarm. There was agitation which was of course due to

economic troubles, but at the same time certain phases of the unrest were such that they caused them a lot of analety, and the British Indian As ociation has passed a resolution asking landlords at the Round Table Conference to beg the Minorities Committee to insist that in the Fundamental Rights a guarantee for the right of private 12 per should also be included. In the Nehru Report this guarantee was given and I see nothing against it. I do not demand it only for the landlords. In fact is its essential for everybody who possesses anything in the country that his position as to his property should be guaranteed. That is the only point that I wanted to male on behalf of the landlords here. I may put their case about other safeguands on some other occasion, as I do not think the Minorities Committee has mything to do with the constitution of the future Government, as to whether it should be bica mend or uncomeral.

Begum Shah Nauaz Prime Minister, last year in your conclud ing speech you said that we had spoken here subject to reconsidera tion and subject to the reaction our public opinion would show to When I went back to my country I was surprised to our work find that the proposals that Mrs Subbarayan and I had put before you on behalf of our country women were not acceptable to them Women belonging to almost all castes creeds and sections said that they were not prepared to accept any special qualification or allocation of seats. Wherever I went, in Bombay, in Delbi, in Lahore, in Simla in Mussoorie, Aligarh and Ambala almost all the women -at least 90 per ceut of the educated classes-said to me that in asking for these special qualifications in our proposals we had not asked for what they wanted us to secure for them As you are aware last year we did not come with any mandates, and in consul tation with some of our sisters here we put forward those proposals But representative meetings have now been held almost all over the country, and especially in Bombay and Lahore and we have been asked to place hefore you this memorandum which has been circulated to the members of this Committee on behalf of the women in India I have to submit for your consideration, Sir, that most of the women of my country belonging to all classes will not accept any special treatment or qualification which means a position of sex inferiority This is the mandate we have brought and this is what I place before you I am an original member of the All India Women's Conference I have also been serving on our Provincial Organising Committee for the list five or six years, and I was presiding at the Westein Punjab Conference only last April Therefore it is my duty, rather my pleasant duty, to say to you that we, the women of India, ask that there shall be no disqualifi cation of sex with regard to our civic rights

Sir Chimanial Setaliad I beg leave to occupy a few moments of the Committee's time on behalf of those who sit with me at this corner of the table We are not in any sense communal We do not belong to any communal organisation. We belong to applical group which is more interested in the political advance of the

country, and being such a group, we venture to submit that the course you have indicated for the future sittings of the Plenary Session is not calculated to serve the end for which we have all assembled here. It involves this, that the Federal Structure Committee will practically come to an end. We shall not further proceed to the consideration of the vital questions of Finance, Defence, and other constitutional matters. The Plenary Session will be held, and after a general talk we shall disperse. It is much to be regretted that this is going to be the end of this Conference, which has been looked to in the whole of India with very anxious eyes. All the expenditure involved in all the Delegates coming overseas last year and this year will practically end in nothing. We venture to submit, therefore, that instead of taking the course you are indicating, namely, to report to the Plenary Session a failure, to stop the further work of the Federal Structure Committee, to stop in fact all discussions with regard to Financial Safeguards, Defence, the Army, and other vital constitutional questionsinstead of this, that you, Sir, the Prime Minister, should decide the difficulties of the communal question and report your decision to the Plenary Session, which need not be called as early as you have indicated, but a little later, so as to allow the Federal Structure Committee to deal further with the essential and vital questions with regard to which the whole of India is concerned.

Nor should you, Mr. Prime Minister, feel any hesitation in taking on yourself the burden and the responsibility of deciding the communal problem, because when we began last year, as you are all aware, failure in this direction was not unanticipated. We put forward our best efforts, both last year and this year; and, when you come to the merits of the difficulties that have arisen from the communal question, I think there is considerable misapprehension existing in the minds of many people. It is made to appear as if all these communities are disagreed on almost every point, that they are hopelessly at logger-heads. That is, I submit, far from the truth. If we properly analyse the situation, I venture to say that we shall find that the points of disagreement are much fewer than the points of agreement.

Take, for instance, Mr. Prime Minister, the real and vital protection that the minorities require—protection for their religion, protection for their culture, a proper place for their members in the Services, and so on. With regard to these matters, various formulas were thrashed out last year and practically agreed to, and I find in the statement which His Highness The Aga Khan has submitted some of those formulas have been adopted verbatim.

If, therefore, we have regard to the essential and vital protection that the different communities need, we shall find that there is considerable agreement amongst the members of the Conference. The difference, as I have ventured to point out in the note which I have circulated to the members of this Conference, can really be narrowed down to the difficulty which exists and which has to be faced with regard to the Punjab and with regard to Bengal.

It should not prove impossible to find a solution for that difficulty. It should not be difficult, to my mind, for you, Mr. Prime Minister, with all the experience and knowledge of political affurs that you have gained in your varied life, and knowing autimately, as you do now, the minds of the people assembled here, to come to a decision which may he fair and impurital to all concerned on the question of the Punjah, and on the question of Bengal, and, if you solve that, everything will practically be solved

I do, therefore, appeal to you, Mr Prime Minister, and I hope and helieve that all the parties concerned will acquiesce in the idea that whatever points of difference are left or still exist between the various communities may be left to your judgment and decision I do not think that any party should have any heistation in catrusting that decision to you, having confidence in your political

sagacity and impartiality

As I say, in view of events since last year, and of all the study of the details and intricreics of this problem, it should not take very long for you, Sir, to come to a rough and ready decision implore you, therefore, to adopt that course if my brother Delegates here will support my suggestion, that instead of throwing away all the work that has been done all this time, and bringing the Tederal Structure Committee's work to an nhrupt ending, as will be the case, and leaving unsolved and unconsidered the vital problems of constitutional advance in the country, the communal difficulty may be solved in the manner I have suggested, Mr Prime Minister, by yourself taling upon you the burden and the responsibility of giving a decision which everyone must accept Having done that, proceed with the work of the Tederal Structure Committee as originally intended, go through all the vital constitutional questions that are awaiting solution and then call the Plenary Session to approve of that Report of the Federal Structure Committee

What I mean, Sir, is that this session of the Conference should not end without achieving what you started list year to achieve Let us, before we disperse, have the main features of the constitution bammered out, let us have the frameworl of the constitution settled in a manner satisfactory both to India and to England

As I have said, as regards communal difficulties if we really and properly analyse them, they can be reduced to a very narrow compass indeed, and in a spirit of generous give and take it should not be impossible to arrive at a solution even now. We have tried, and we have failed, in a manare which nobody can help regretting, but, as I say, at this stage, in order to save the work of the Conference, in order to scure to India at an early stage the constitution that everybody wants and hopes for, the only course which is feasible is that this question of the minorities and the communal question should now be decided authoritatively by you. Sir the Prime Minister, and that then the work of the Federal Structure Committee should proceed

Mrs Subbarayan Mr Prime Minister I do not want to take up much of the time of the Committee Acting on the

suggestion that you made at our last meeting, I circulated a memorandum to this Committee on the subject of women's representation in the Legislatures. Briefly, it states the proposals that the women's delegation put forward last year; only I have made slight modifications to meet the divergencies of view among the women in India.

I regret very much that there is a difference of view among the women of India, and even among the women's delegation, but I think it is not strange to meet with differences of view among thinking women, just as there is difference of opinion among thinking men.

Mrs. Naidu and the Begum Shah Nawaz have explained to the Committee the claims, or rather the denial of any claims, put forward by the three important women's organisations in India, but I cannot admit the claim that their memorandum is supported by the whole womanhood of India, by women of all classes and communities. I know that there is a large body of educated women, women who have had practical experience of social, educational and political work in India, who do not support the memorandum issued in the name of these three women's organisations in India, but who feel that it is necessary to have some method to ensure the presence of women in our first few Legislatures under the new constitution, and these women have asked me to press this claim at this Conference just as I did last year.

Besides, it has been pointed out to me that this memorandum has not been fully considered by all the branches of these organisations. One of the organisations expressed a view different from the view expressed in this memorandum about two months before the memorandum was issued. And my friends who think like me feel that if the different aspects of the question are presented to these organisations they might modify their views.

Prime Minister, those who feel like me and have urged me to press this claim, agree with the women's organisations and my two colleagues here as regards principles. We do want equality; but at the same time we fear that the equality which may be given to us in the constitution may be, for some time at least, equality only on paper and not equality in actual practice. We feel that there is some confusion as to equality of opportunity and equality of rights. Equal political rights will not necessarily give women equal chances in open elections. We therefore feel that it is absolutely necessary that some method should be devised to ensure the representation of women on the Legislatures.

My friends, like me, Prime Minister, are realists; when we think of an ideal and are very anxious to achieve that ideal, we also think of practical steps to achieve that ideal, and do not allow ourselves to be swayed by mere sentiment and theories. Lastly, in putting forward this elaim on behalf of those women and myself, we think not only of the interests of women but also of national interests in general, as we firmly believe that it is essential for our

Legislatures to have the co operation of women in the interests of national progress

With these few words Prime Minister I would formally request you to accept the memorandum that I had the privilege of circulating to the Committee and the Conference as an official document for the favourable consideration of the Committee and the Conference

Mr Gandhi Prime Minister and fellow Delegates it is not without very considerable hesitation and shame that I take part in the discussion on the innorities question. I have not been able to read with the care and attention that it deserves the memorandum sent to the Delegates on behalf of certain minorities and received this morning.

Before I offer a few remarks on that memorandum with your permission and with all the deference and respect that are you due I would express my dis ent from the view that you put before this Committee that the involutive to solve, the communal question was hampering the progress of constitution building and that it was an indispensable condition prior to the building of any such constitution. I expressed at an early stage of the sittings of this Committee that I did not share that view. The experience that I have since gained has confirmed me in that view, and if you will pardon mo for saying so it was because of the emphasis that was laid last year and repeated this year upon this difficulty that the different communities were encouraged to press with all the vehe mence at their command their own respective views.

It would have been against human nature if they had done otherwise. All of them thought that this was the time to press forward their claims for all they were worth and I venture to suggest again that this very emphasis has defeated the purpose which I have no doubt it had in view. Having received that encouragement we have failed to arrive at an agreement I therefore associate myself entirely with the view expressed by Sir Chimaulal Setalvad, that it is not this question which is the central fact is the constitution huilding.

I am quite certain that you did not convene this Round Table Conference and bring us all six thousand miles away from our homes and occupations to settle the communal question but you convened us you made deliberate declarations that we were invited to come here to hare the process of constitution hulding and that hefore we went away from your hospital shores we should have the certain conviction that we had hull up an honourable and a respectable framework for it e freedom of India and that it awaited only the imprimatur of the approval of the House of Commonant the House of Iords

Now at the present moment we are face to face with a wholly different situation namely that because there is no communal settlement rejueed to by us there is to le no building of the constitution, and that as a last resort and as the last touch you will announce the policy of His Majesty's Government in connection with the constitution and all the matters that may arise from it. I cannot help feeling that it would be a sorry ending to a Conference which was brought into being with so much trumpeting and with so much hope excited in the minds and in the breasts of many people.

Coming to this document, I accept the thanks that have been given to me by Sir Hubert Carr. Had it not been for the remarks that I made when I shouldered that burden, and had not it been for my utter failure to bring about a solution, Sir Hubert Carr rightly says he would not have found the very admirable solution that he has been able, in common with the other minorities, to present to this Committee for consideration and finally for the consideration and approval of His Majesty's Government.

I will not deprive Sir Mubert Carr and his associates of the feeling of satisfaction that evidently actuates them, but in my opinion what they have done is to sit by the carcase, and they have performed the laudable feat of dissecting that carcase.

As representing the predominant political organisation in India, I have no hesitation in saying to His Majesty's Government, to those friends who seek to represent or who think they represent the minorities mentioned against their names, and indeed to the whole world, that this scheme is not one designed to achieve responsible government, but is undoubtedly a scheme designed to share power with the bureaucracy.

If that is the intention—and it is the intention running through the whole of that document—I wish them well, and the Congress is entirely out of it. The Congress will wander no matter how many years in the wilderness rather than lend itself to a proposal under which the hardy tree of freedom and responsible government can never grow.

I am astonished that Sir Mubert Carr should tell us that they have evolved a scheme which, being designed only for a temporary period, would not damage the cause of nationalism, but at the end of ten years we would all find ourselves hugging one another and throwing ourselves into one another's laps. My political experience teaches me a wholly different lesson. If this responsible government, whenever it comes, is to be inaugurated under happy auspices, it should not undergo the process of vivi-section to which this scheme subjects it; it is a strain which no Government can possibly bear.

There is the coping stone to this structure, and I am surprised, Mr. Prime Minister, that you allowed yourself to mention this asif it was an indisputable fact, namely, that the proposals may be taken as being acceptable to well over one hundred and fifteen millions of people, or about 46 per cent. of the population of India. You had a striking demonstration of the inaccuracy of this figure. You have had, on behalf of the women, a complete repudiation of special representation, and as they happen to be one-half of the

population of Lidia, this 46 per cent is somewhat reduced, but not only that the Congress may be a very insignificant organisation, but I have not hesitated to make the claim, and I am not ashamed to repert the claim, that the Congress claims to represent 85 per cent or 95 per cent of the population not merely of British India but of the whole of India

Subject to all the questions that may be raised, I repeat the claim with all the emphasis at my command that the Congress, hy right of service, claims to represent that population which is called the agricultural population of India and I would accept the challenge, if the Government were to issue the challenge, that we should have a referendum in India, and you would immediately find whether the Congress represents them or whether it does not represent them But I go a step further At the present moment of you were to examine the register of Congress, if you were to examine the records of the prisons of India, you would find that the Congress represented and represents on its register a very large number of Muhammadans Several thousand Muhammadans went to goal last year under the banner of Congress The Congress to day has several thousand Muhammadans on its register. The Congress has thousands of Untouchables on its register Congress has Indian Christians also on its register I do not know that there is a single community which is not represented on the Congress register With all deference to the Nawah Sahib of Chhitari even landlords and even mill owners and millionaires are represented there, I admit that they are coming to the Congress slowly cautiously, but the Congress is trying to serve them also The Congress undoubtedly represents Labour Therefore this claim that the proposals set forth in this memorandum are acceptable to well over one hundred and fifteen millions of people needs to be taken with a very great deal of reservation and caution

One word more and I shall have done You have had presented to you and circulated to the members, I hope the Congress proposal in connection with the communal problem I venture to submit that of all the schemes that I have seen it is the most workable scheme, but I may be in error there I admit that it has not commended itself to the representatives of the communities at this table, but it has commended itself to the representatives of these very classes in India I it is not the creation of one brain, but it is the creation of a Committee on which various important parties were represented

Therefore you have got on hehalf of the Congress that scheme, but the Congress has also suggested that there should he an impartial arhitration. Through arhitration all over the world people have adjusted their differences, and the Congress is always open to necept any decision of an arhitration court. I have myself ventured to suggest that there might be appointed by the Government a judicial tribunal which would examine this case and give its decision. But if none of these things are acceptable to any of us, and if this is the sine qua non of any constitution-huilding, then I say

it will be much better for us that we should remain without so-called responsible Government than that we should accept this claim.

I would like to repeat what I have said before, that, while the Congress will always accept any solution that may be acceptable to the Hindus, the Muhammadans and the Sikhs, Congress will be noparty to special reservation or special electorates for any other minorities. The Congress will always endorse clauses or reservations as to fundamental rights and civil liberty. It will be open to everybody to be placed on the voters' roll and to appeal to the common body of the electorates.

In my humble opinion the proposition enunciated by Sir Hubert Carr is the very negation of responsible Government, the very negation of nationalism. If he says that if you want a live European on the Legislature then he must be elected by the Europeans themselves, well, Heaven help India if India has to have representatives elected by these several, special, cut-up groups. That European will serve India as a whole, and that European only, who commands the approval of the common electorate and not the mere Europeans. This very idea suggests that the responsible Government will always have to contend against these interests which willalways be in conflict against the national spirit-against this body of 85 per cent. of the agricultural population. To me it is an unthinkable thing. If we are going to bring into being responsible Government and if we are going to get real freedom, then I venture to suggest that it should be the proud privilege and the duty of every one of these so-called special classes to seek entry into the Legislatures through this open door, through the election and approval of the common body of electorates. You know that Congress is wedded to adult suffrage, and under adult suffrage it will be open to all to be placed on the voters' list. More than that: nobody can ask.

One word more as to the so-called Untouchables.

I can understand the claims advanced by other minorities, but the claims advanced on behalf of the Untouchables, that to me is the "unkindest cut of all." It means the perpetual bar-sinister. I would not sell the vital interests of the Untouchables even for the sake of winning the freedom of India. I claim myself in my own person to represent the vast mass of the Untouchables. Here I speak not merely on behalf of the Congress, but I speak on my own behalf, and I claim that I would get, if there was a referendum of the Untouchables, their vote, and that I would top the poll. And I would work from one end of India to the other to tell the Untouchables that separate electorates and separate reservation is not the way to remove this bar-sinister, which is the shame, not of them, but of orthodox Hinduism.

Let this Committee and let the whole world know that to-day there is a body of Hindu reformers who are pledged to remove this blot of untouchability. We do not want on our register and on our census Untouchables classified as a separate class. Sikhs may temun as such in perpetuity so may Muhumundans so mur Luropeuns Will Untouchables remain Untouchables in perpe tuity. I would far rather that Hindusen died then that un touchability lived. Therefore with all my regard for Dr. Ambedlar and for his desire to see the Untouchables uplifted with all my regard for his ability I must say in all humility that here the great arong under which he has laboured and perhaps the bitter experiences that he has undergone have for the moment warped It hurts me to have to say this but I would be his judgment untrue to the cause of the Untouchables which is as dear to me as life itself if I did not say it I will not bargain away their rights for the Lingdom of the whole world I am speaking with a due sense of responsibility and I say that it is not a proper claim which is registered by Dr Ambedl a when he seeks to speak for the whole of the Untouchables of India It will create a division in Hinduism which I example possibly look forward to with aux entisfration whatsoever I do not mind Untouchables if they so desire being converted to Islam or Christianity I should tolerate that but I cannot possibly tolerate what is in store for Hinduisin if there are two divisions set forth in the villages. The e who speni of the political rights of Untouchables do not know their India do not know how Indian society is to-day constructed, and therefore I want to say with all the emphasi that I can command that if I was the only person to resist this thing I would resist it with my life

Churman It is necessary that before we disperse there should be no misunderstandings again. The documents which have been put in the not documents that have received the approval of this Committee of the Hound Table Conference or of His Majesty's Government. The documents placed before we officially represent the views of the communities and of those who have definite views of the subject of minority representation. To take one illustration of what has happened I do not think it is fair for anyone here to say that because I rejorted to this Conference that I was informed last might to a deputation that they presented a document covering 46 per cent of the population of India that therefore I associated invisely with that statement or in any way took up any relationship to it except to tell you that that was said to me fast night.

The document remains an official document which will be examined in the light of what has been said here now and it will be used like other documents for the guidance and enlightenment of the who settle down to deal with the details of the problem Please therefore do not allow any somewhat slight departure from agirtien whitever

I find mixelf—and I know mix colleagues do too—very much in agreement with Sir Chuandlal Setalvad but we have again and a am pressed that the Federal Structure Committee should discuss those subjects included in the class of subguards—the truty Tinance and so on Trom inside the Federal Structure

Committee itself, however, from that very Committee itself, we were informed that those subjects could not be dealt with in that Committee, and the movement to let it suspend its work for the moment came not from us but from the Committee itself.

Pandit M. M. Malariya: Not from the Committee.

Several Members: From a section of the Committee.

Chairman: It is perfectly true it might be regarded as a section of the Committee, but then the other section declined to attend and discuss these subjects, according to my report. It is no doing of ours and it is no motion of ours that this should be the case; as a matter of fact, we are so determined to have your views on that that other means will have to be taken to get them. We are not going to deal with the subject of safeguards without knowing your views. We wish the whole Committee to express its views, including all the sections represented on the Committee, and we are not going to take any action without a very close examination of your point of view. The trouble has been to get it.

There is one thing I should like to assure my friend upon, and it is this. The work that has been done here is not to be wasted. The expression of views which has taken place here is not to be put on one side. The declaration made by the Government at the end of the last Session of the Round Table Conference holds good; the work will be proceeded with. I think I had better wait until I am really authorised to make a detailed statement and not anticipate it, because on further consideration there might be better suggestions made. We have put our hand to this plough, and our hand is going to remain on the plough until the end of the furrow. Make no mistake about that. That remains. We wanted the very closest co-operation. We have taken every step we could to get it, and we are as much disappointed as anybody else that the Federal Structure Committee, in the circumstances, could not, apparently, finish its work.

Now, my friend (Sir Chimanlal Setalvad), there is your point. We cannot here deal with the Federal Structure Committee. Nothing that is happening now has happened by design, nor is it happening because we like it; but you see the position yourselves.

Mr. Gandhi has made a very impressive declaration—a very impressive declaration. Other impressive declarations have been made. Will you, each of you, every member of this Committee, sign a request to me to settle the community question and pledge yourselves to accept my decision? That, I think, is a very fair offer.

Mr. Sastri: We are willing on this side.

Chairman: But I do not want any section, or any one man. Will the members of this Committee sign a declaration asking me to give a decision, even a temporary one, on the community question, and say that you will agree? I do not want it now. I say, will you put your names to it and give that to me, with the

assurance that the decision come to will be accepted by you and will be worked by you to the best of your ability in the course of the working of the new constitution? I have asked everal sections—at least, individuals—from time to time for that, and I have never got it. That would certainly straighted out the position, but apart from that, do, please, not forget what I said in opening this meeting—that the Government will not allow community differences to prevent it from carrying out its pledges and producing a constitution. Therefore do not make the community difference more important than it is, but I say to you now, and you all know, I am sure, in your own hearts that I am right, that the solution of the Indian community difficulty ought to be reached by those of you who are here, and if you cannot do it I say very well your failure to do it will not mean that the British Government will simply sit back and say "We can do nothing at all" That is not the case.

This work is going to go on Do not make any mistake about that This work is going to go on and it is going to come to a successful issue too

(The Committee adjourned sine die )

#### NOTE ADDED BY SIRDAR UJJAL SINGH

I wish to make a correction in Sir Hubert Carr's statement to the effect that the scheme of representation in the Punjab contained in the agreement had increased the weightage of the Sikhs in the Punjab. In fact the weightage has been reduced by 11 per cent. The Sikhs are now enjoying 18 per cent representation with 11 per cent of the population, which means a weightage of 65 per cent but in the new census the Sikh population has gone up to 13 per cent and with this population a representation of 20 per cent, as is provided in the agreement, means a weightage of 54 per cent, z c, 11 per cent less than they are already enjoying. Even with their previous weightage alone the Sikhs are now entitled to 22 per cent representation in the Punjah. But the Sikhs want a similar weightage to that enjoyed by Muslim minorities.

#### SECOND REPORT OF MINORITIES COMMITTEE.

The Report of sub-Committee No. III (Minorities) approved by the Committee of the whole Conference on 19th January, 1931, recorded that opinion was unanimous "that in order to secure the co-operation of all communities which is essential to the successful working of responsible government in India, it was necessary that the new constitution should contain provisions designed to assure the communities that their interests would not be prejudiced, and that it was particularly desirable that some agreement should be come to between the major communities in order to facilitate the consideration of the whole question." In these circumstances, recommended that "the Conference should register an opinion that it was desirable that an agreement upon the claims made to it should be reached and that the negotiations should be continued between the representatives concerned, with the request that the result of their efforts should be reported to those engaged in the next stage of these negotiations."

- 2. The Committee resumed its deliberations on 28th September, and met subsequently on 1st October, 8th October and 13th November. It had the assistance in its discussions of the representative of the Congress Party.
- 3. At the first meeting of the resumed Committee on 28th September it was reported that informal negotiations were proceeding between certain of the communities concerned, and after discussion it was unanimously agreed that, in order to give these negotiations an opportunity to reach a conclusion, the Committee should adjourn until 1st October. On its meeting on that day a further motion of adjournment until Thursday, 8th October, to enable the continuance of the negotiations, was moved by Mr. Gandhi and unanimously accepted. It was agreed that the problem of the Depressed Classes and other smaller minorities would form part of the communal problem which was to be the subject matter of the conversations.
- 4. At the third meeting of the Committee on Thursday, 8th October, Mr. Gandhi reported that the negotiations which had taken place had unfortunately proved entirely abortive, despite the utmost anxiety on the part of all concerned to reach a satisfactory outcome. After considerable discussion it was agreed that the Committee should be adjourned for a further period to enable fresh efforts to be made to reach agreement between the various interests affected. It was decided in this connection that two schemes designed to overcome the communal difficulties in connection with the position in the Punjab which had been prepared by Sardar Ujjal Singh and Sir Geoffrey Corbett should be circulated for the consideration of the Delegates. These schemes are printed as Appendices XVII and XVI to our Report. A scheme for the solution of the communal problem prepared by the Indian National Congress, to which reference was made by Mr. Gandhi at the meet-

ing of the Committee on 8th October, and which was subsequently circulated at his request is printed as Appendix I

- 5 As further meeting tool place until 13th November The interrening period was devoted to private negotiation. At the meeting on Loth November it appeared, however, that despite every effort on the part of the negotiators, t had unfortunately proved impossible to devise any scheme of such a character as to satisfy The representatives of the Muslims, Depressed Classes, all parties Anglo Indians, a section of the Indian Christians\* and the European commercial community intimated that they had reached an agreement enter se, which they formally presented for the consideration of the Committee, and which is printed as Appendix III to this Report Dut the course of the discussion on 13th November made it clear that the agreement in question was not regarded as acceptable by the Hindu or Sikh representatives, and that there seemed no prospect of a solution of the communal question as the result of negotiation between the parties concerned
  - 6 The Committee has in these circumstances, to record with deep regret that it has been unable to reach any agreed conclusion on the difficult and controversal question which has been the subject of its deliberations
  - 7 It was ogreed ot the meeting of 13th November that statements or proposals which had been submitted by the representatives of strions interests with the object of finding o satisfactory solution of the problem before the Committee or of inviting attention to napects of that problem of special importance to the community they represented, should be oppended to the Report of the Committee The documents in question are accordingly printed as Appendices
  - 8 During the various discussions suggestions were made that the British Government should settle the dispute on its own authority These suggestions however, were accompanied by such maportant reservations that they afforded little prospect of any such decision securing the necessary harmony in working, but the Prime Unneter as Chairman of the Committee offered to act and give a decision of temporary validity, if he were requested to do so by every member of the Committee signing an agreement to pledge hunself to support his decision so as to enable the constitution to put into operation, further efforts for an all Indian settlement

being pursued in the merntime

Signed, on behalf of the Committee,

J RAMSAY MACDONALD

St James's Palace, London

18th November, 1931

Rao Bahadur A T Pannir Seleam subscribed to the Agreement from aluch however, Dr S h Datta expressed dissent in the Minorities



#### APPENDIX I

#### THE CONGRESS SCHEME FOR A COMMUNAL SETTLEMENT

#### (Circulated at the request of Mr M K Gandhi)

However much it may bare failed in the realisation, the Congress has, from its very inception, set up pare nationalism as its ideal. It has endeavoured to heed down communal barriers. The following Labore resolution was the culminating point in its advance towards nationalism.

"In view of the lapse of the Nehru Report it is unnecessary to declare the policy of the Congress regarding communal questions, the Congress believing that in an independent India communal questions can only he solved on strictly national lines. But as the Sikhs in particular, and the Muslims and the other muorities in general, have expressed dissatisfaction over the solution of communal questions proposed in the Nehru Report, this Congress assured the Sikhs, the Aluslims and other muorities that no solution thereof in any future constitution will be acceptable to the Congress that does not give full systafaction to the parties conterned."

Hence, the Congress is precluded from setting forth any communal solution of the communal problem. But at this critical uncture in the firstory of the Nation, it is felt that the Working Committee should suggest for adoption by the country a solution though communal in appearance, yet as nearly a solution the solution of the communities concerned. T

- 1 (a) The article in the constitution relating to Fundamental Rights shall include a guarantee to the communities concerned of the protection of their cultures, languages scripts, education, profession and practice of religion and religious endowments
  - (b) Personal laws shall be protected by specific provisions to be embodied in the constitution
  - (c) Protection of political and other rights of minority communities in the various Provinces shall be the concern and be within the jurisdiction of the Federal Government.
    - 2 The franchise shall be extended to all adult men and women
  - Note A.—The Working Committee is committed to adult franchise by the Karachi resolution of the Congress and cannot entertain any alternative franchise In view, however, of mesapprehensions in some quarters, the Committee wishes to make it clear that in any event the franchise shall be uniform and so extensive as to reflect in the electoral roll the proportion in the population of every community!
  - 3 (a) Joint electorates shall form the basis of representation in the future constitution of India
  - Now B—Wherever possible the electoral circles shall be so determined as to calle every community, if it so desires, to secure its proportionate share in the Legislature).
  - (c) That for the Hindus in Sind, the Mushims in Assam and the Sikhs in the Punjab and N. W. F. P. and for Hindus and Muslims in any Province where they are less time 25 per cent of the population, seats shall be reserved in the Federal and Provincial Legislatures on the basis of population with the right to contest additional seats.

<sup>\*</sup> Note B is not part of the scheme but has been added by me as not being inconsistent with the scheme (Intid ) M K G

- 4. Appointments shall be made by non-party Public Service Commissions which shall prescribe the minimum qualifications, and which shall have due regard to the efficiency of the Public Service as well as to the principle of equal opportunity to all communities for a fair share in the Public Services of the country.
- 5. In the formation of Federal and Provincial Cabinets interests of minority communities should be recognised by convention.
- 6. The N.-W. F. Province and Baluchistan shall have the same form of government and administration as other Provinces.
- 7. Sind shall be constituted into a separate Province, provided that the people of Sind are prepared to bear the financial burden of the separated Province.
- 8. The future constitution of the country shall be federal. The residuary powers shall vest in the federating Units, unless, on further examination, it is found to be against the best interest of India.

The Working Committee has adopted the foregoing scheme as a compromise between the proposals based on undiluted communalism and undiluted nationalism. Whilst on the one hand the Working Committee hopes that the whole Nation will endorse the scheme, on the other, it assures those who take extreme views and cannot adopt it, that the Committee will gladly, as it is bound to by the Lahore resolution, accept without reservation any other scheme, if it commands the acceptance of all the parties concerned.

October 28th, 1931.

#### APPENDIX II.

### MEMORANDUM ON THE CONGRESS FORMULA OF COMMUNAL SETTLEMENT.

#### By Dr. B. S. Moonje.

On behalf of the Hindu Mahasabha, I. as its working president, hereby express my whole-hearted approval to the assurance given by the Congress, that "no solution thereof (i.c., of communal question) in any future constitution will be acceptable to the Congress that does not give full satisfaction to the parties concerned."

As for the details of the scheme, of the communal solution, I have to suggest amendments as follows:—

- (1) In clause 1 (a) and (b) regarding the fundamental rights, the following should be added as (c):—
  - "None shall be prejudiced by reason of his caste or creed in acquiring or enjoying civil and economic rights including the right of owning, purchasing or disposing of landed estates in the open market, and of freedom of choice of any profession or calling, and all laws existing at present, and acting prejudicially to the enjoyment of these rights should automatically lapse."
- (2) In clause 2, note (a), the words "if possible" be added after the words "so extensive as to reflect." The object is to remove the ambiguity of the meaning of the note as it stands. It should clearly mean that in any event the franchise should be uniform, irrespective of the fact whether it reflects or does not reflect in the electoral roll the proportion in population of every community.
  - (3) The clause 3 (b) should be modified as follows:-

That in any scheme of minority protection by reservation of seats, no minority community in any Province should have reservation below its population strength and it must have the right to contest additional seats.

- (4) The clause 4 be modified as follows -
  - (a) That no person shall be under any disability for admission to any branch of Public Service merely by reason of his religion or caste
  - (b) That in any Province and in connection with the Central Government a Public Service Commission be appointed and recruitment to Public Services be made by such a Commussion on considerations of highest efficiency and qualification available for any particular Service, thereby securing the twofold object of maintaining the Services on a high level of efficiency, and leaving open a fair field for competition to aff communities to secure fair representation.

Minimum qualification will not make for efficiency Public Services constitute the soul of Swaryya We cannot afford to put up with less efficiency in our Swaryya than at least what prevails at present under British responsibility But if we aspire as we should, to have our

necessary qualification from those who offer themselves for recruitment to Public Services irrespective of considerations of caste or creed

(c) That membership of any Community casts or creed should not prejudice any person for purposes of recruitment, or he a ground for promotion or supersession in any Public Service

(5) The clause 5 he modified as follows -

That as regards formation of Federal and Provincial Cabinets, political exigencies will meritably lead to proper conventions, suitable to the conditions then existing in the different Legislatures Therefore without interfering with the constitutional freedom of party leaders who have to form Cabinets, in the choice of their Ministers, representatives of minorities of considerable numbers should, as far as possible, be included in the formation of Central and Provincial Cabinets.

(8) The clause 7 be modified as follows -

As is freely and unreservedly admitted by no less a person than Sir Shah Newa Blutho, a most influential representative of the Sind Muslims in the Round Tuble Conference, in his interview published in the Times of Irelia August 1st, 1931, "question of separation of Sind's not the creation of ordiside politicians, nor is it a part of communal politics." Therefore the question should have no bearing what-sever on which is known as the problem of communal sattlement. It should be considered purely on merit, and it cannot be so considered unlevs the problem is entrusted for consideration to a Boundaries Commission of experts. If, however, the Government were to accept the separation of Sind, ginoring the opposition of the Hindus of Sind, who have not been given any representation on this Round Table Conference, and the Hindu Afrhasabhy, to placate the Muslims it will then be impossible to resist the claim of Sikhs for accepting their scheme of the partition of the Punjub to satisfy the Sikhs

(7) The clause 8 dealing with the question of residuary powers should be modified as follows -

That the question of verting the residuary powers in the federating Units or in the Central Government is in essence a purely constitutional problem, and thus the opinion of the constitutional expects should prevail but breadly speaking, it shall be in the best interest of the country as a whole that they should be vested in the Central Government rather than in the federating Units. A strong Central Government is the only sure protective agent of the constitutional rights and liberties of the federating Units.

(S) As for the general question of joint versus separate electorates it should be noted that the scheme of separate electorates was devised for the protection of the minority community. A community which is in majority in any Province is not therefore legitimately entitled to demand separate electorates. But the Hindu Mahasabha has a fundamental objection to the system of separate electorates, and thus we cannot agree to it for reasons which have been so eloquently expressed by Sir Austen Chamberlain in the League of Nations in the following words:—

"It was certainly not the intention of those who have devised the system of minority protection, to establish in the midst of a Nation a community which would remain permanently estranged from national-life. The object of minorities treaties was to seeme that measure of protection and justice for the minorities which would gradually preparethem to be merged in the national community to which they belong."

It is well worth to quote here also what the Greek representative, Mr. Dendramis, in the Council of the League of Nations said:—"The authors of the treaties (Minorities Treaties) had not intended to create a group of citizens who would collectively enjoy special rights and privileges; they had intended to establish equality of treatment between all nationals of a State. If privileges were granted to the minority in any country, inequality would be created between this minority and the majority. The latter would be oppressed by the minority, and it would then be the majority which would have to engage the attention of the League of Nations."

It is perhaps not generally known that the total number of the Muslims (about 20 millions) living in the Provinces with the Hindu majority is very much smaller than that of the Hindus (about 30 millions) who live in the Provinces with Muslim majority. But the Hindus have always felt the confidence of being able to hold their own in competition with their Muslim majorities without the adventitious aids of protection such as separate electorates, etc.

But if the Government were still to maintain separate electorates for the Majority community in any Province, it should confer on the minorities of that Province the privilege of demanding joint electorates with the majority. If a unnority community in any province were thus to elect for joint electorates, the constitution should provide for the establishment of joint electorates in that case irrespective of the fact whether the majority community does, or does not, consent.

#### APPENDIX III.

PROVISIONS FOR A SETTLEMENT OF THE COMMUNAL PROBLEM, PUT FORWARD JOINTLY BY MUSLIMS, DEPRESSED CLASSES, INDIAN CHRISTIANS,\* ANGLO-INDIANS AND EUROPEANS.

#### CLAIMS OF MINORITY COMMUNITIES.

- 1. No person shall by reason of his origin, religion, caste or creed, be prejudiced in any way in regard to public employment, office of power or honour, or with regard to enjoyment of his civic rights and the exercise of any trade or calling.
- 2. Statutory safeguards shall be incorporated in the constitution with a view to protect against enactments of the Legislature of discriminatory laws affecting any community.
- 3. Full religious liberty, that is, full liberty of belief, worship observances, propaganda, associations and education, shall be guaranteed to all communities subject to the maintenance of public order and morality.

<sup>\*</sup> See also note by Dr. S. K. Datta, Appendix XVIII, page 1438.

No person shall merely by change of faith lose any ovuc right or privilege, or be subject to any penalty

4 The right to establish, manage and control, at their own expense, charitable, religious and social institutions, schools and other educational establishments with the right to evercise their religion therein

5 The constitution shall embody adequate safeguards for the protection of religion, culture and personal law, and the promotion of education, language, charitable institutions of the minority communities and for their due share in grants in aid given by the State and by the self governing bodies

6 Enjoyment of civic rights by all citizens shall be guaranteed by making any act or omission calculated to prevent full enjoyment an offence punishable by law

7 In the formation of Cahinetz in the Central Government and Provincial Governments, so far as possible members belonging to the Mussulman com munity and other minorities of considerable number shall be included by convention

8 There shall be Statutory Departments under the Central and Provincial Governments to protect minority communities and to promote their welfare

9 All communities at present enjoying representation in any Legislature through nomination or election shall have representation in all Legislatures through separate electorates and the minorities shall have not less than the proportion set forth in the Amexure but no majority shall be reduced to a minority or even an equality Provided that after a lapse of ten years it will be open to Musiums in Funjab and Bengal and may minority communities in any other Provinces to accept joint electorates, or joint electorates with reservation of seats, by the consent of the community concerned Similarly after the lapse of ten years it will be open to any minority in the Central Legislature to accept joint electorates with or without reservation of seats with the consent of the community concerned

With regard to the Depressed Classes no change to joint electorates and reserved seats shall be made until after 20 years' experience of separate electorates and until direct adult suffrage for the community has been

established

10 In every Province and in connection with the Central Government a Public Services Commission shall be appointed and the recruitment to the Public Services, except the proportion, if any reserved to be filled by nomination for the Commission and the Governors shall be made and the Governors shall he made way as to secure a fair representation ly with the mr the 16 . " their sizil be embodied

the word of hincipie, and for that purpose—to review periodically the composition of the Services

11 If a Bill is passed which, in the opinion of two-thirds of the members of any Legislature representing a particular community affects their religion or social practice based on religion, or in the case of fundamental rights of the subjects if one-third of the members object, it shall be open to such members to lodgo their objection thereto within a period of one month of the Bill being passed by the House, with the President of the House who shall forward the same to the Governor General or the Governor as the case may be and be shall thereupon a scandiffic or the Governor as the year upon the expiry of which period

consideration by the Legislature W

by the Legislature and the Legislature concerned has refused to revise or modify the Bill so as to meet the objection thereto, the Governor General or the Governor, as the case may be may give or withhold he are to it in the exercise of h , a Bill 1 f such denor of the

#### SPECIAL CLAIMS OF MUSSULMANS.

A. The North-West Frontier Province shall be constituted a Governor's Province on the same footing as other Provinces with due regard to the necessary requirements for the security of the Frontier.

In the formation of the Provincial Legislature the nominations shall not exceed more than 10 per cent. of the whole.

- B. Sind shall be separated from the Bombay Presidency and made a Governor's Province similar to and on the same footing as other Provinces in British India.
- C. Mussulman representation in the Central Legislature shall be one-third of the total number of the House, and their representation in the Central Legislature shall not be less than the proportion set forth in the Annexure.

#### SPECIAL CLAIMS OF THE DEPRESSED CLASSES.

- A. The constitution shall declare invalid any custom or usage by which any penalty or disadvantage or disability is imposed upon or any discrimination is made against any subject of the State in regard to the enjoyment of civic rights on account of Untouchability.
- B. Generous treatment in the matter of recruitment to Public Service and the opening of enlistment in the Police and Military Service.
- C. The Depressed Classes in the Punjab shall have the benefit of the Punjab Land Alienation Act extended to them.
- D. Right of Appeal shall lie to the Governor or Governor-General for redress of prejudicial action or neglect of interest by any Executive Authority.
- E. The Depressed Classes shall have representation not less than set forth in the Annexure.

#### SPECIAL CLAIMS OF THE ANGLO-INDIAN COMMUNITY.

- A. Generous interpretation of the claims admitted by sub-Committee No. VIII (Services) to the effect that in recognition of the peculiar position of the community special consideration should be given to the claim for public employment, having regard to the maintenance of an adequate standard of living.
- B. The right to administer and control its own educational institutions, i.e., European education, subject to the control of the Minister.

Provisions for generous and adequate grants-in-aid and scholarships on the basis of present grants.

C. Jury rights equal to those enjoyed by other communities in India unconditionally of proof of legitimacy and descent and the right of accused persons to claim trial by either a European or an Indian jury.

#### SPECIAL CLAIMS OF THE EUROPEAN COMMUNITY.

- A. Equal rights and privileges to those enjoyed by Indian-born subjects in all industrial and commercial activities.
- B. The maintenance of existing rights in regard to procedure of criminal trials, and any measure or bill to amend, alter, or modify such a procedure cannot be introduced except with the previous consent of the Governor-General.

#### Agreed by: -

HIS HIGHNESS THE AGA KHAN (Muslims), DR. AMBEDKAR (Depressed Classes), RAO BAHADUR PANNIR SELVAM (Indian Christians), SIR HENRY GIDNEY (Anglo-Indians), SIR HUBERT CARR (Europeans).

## ANNEXURE

# Representation in Legisiatures

texas as nor Simon Report

anday us				* Represents percentage in Governor's Provinces of B I	12	* Pop figures oxclude Tribal Areas	06	13
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ort	On Sind being separated in Bombaye Maraulman sums footing as to he on the Hillindus in the N. W.
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$Bereshing ANN \\ Bereshing Ann \\ Bereshing Bull figure \\ Do. \\ Cascel. Total. \\ (8) \\ (76) \\ 28 \\ 116 \\ (60) \\ 66$	(86.8) (86.7) (128.6) (128.6) (14.8) (14.
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Bombay.	$C.\ P.$ $Nadrn_B$ $O.$ $P.$ $O.$ $O.$ $O.$ $O.$ $O.$ $O.$ $O.$ $O$

#### Explanatory Memorandem to Appendix III

1 The suggested details for community representation have not been agreed by the Hindus or the Sikhs, but the full representation claimed by the latter in the Central Legulature is provided for

2 The proposed distribution of sents for the different minorities constitutes a whole scheme and the detailed proposals cannot be separated one

from another.

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3 This distribution of seats follows the principle that in no case is the majority community to he reduced to the position of a minority or even equality.

4 No representation is provided for Commerce, Landlords, Industry, Labour, etc. it being assumed that these seats are ultimately communal and that communities desiring special representation for these interests may do so out of the communal quota

5 The allowance of 331 per cent representation to Muslims in the Central Legislature is based on the assumption that 26 per cent shall be from British India and at least 7 per cent by convention out of the quota assigned to the Indian States.

6 In the Punjah the suggested common sacrifice by the Mushims, Caste Hindus and the Depressed Classes, would permit of a weightage of 54 per cent being given to the Sikhs, giving them representation of 20 per cent. in the Legislature.

7. The proposals may be taken as being acceptable to well over 115 millions of people, or about 46 per cent of the population of India

#### APPENDIX IV.\*

#### SIKHS AND THE NEW CONSTITUTION FOR INDIA

Memorandum by Sardar Unal Singh and Sardar Sampuran Singh

The Sikhs are an important and distinct community, mainly concentrated in the Punjab, of which they were the rulers until 1849. Sikhism recognises no caste and strictly enjoins upon those who profess it to treat all human heines as equal In religious ideals and social practices they are as different from the Hindus as the Muslims are

The Simon Commission states "Sikhism remained a pacific cult until the political tyranny of the Mussilmans and the social tyranny of the Hindus converted it into a military creed. It is a striking circumstance that this small community contributed no less than eighty thousand men" (actually, 89,000 combatant recruits, in addition to 30,000 already serving when war broke out) " to serve in the Great War-a larger proportion than any other community in India"

The Sikhs play a great part in the economic and civic life of the country, In the Punjah, with three million population (13 per cent of the whole), the Siklis pay 25 per cent of the land revenue and 40 per cent of the land revenue and water rates combined, the main source of the Provincial Exchequer, They maintain at their own expense over 400 schools and 3 colleges, open to all communities and classes without distinction. They have got a large number of holv shrines, which are the centres of Sikh culture and tradition

The Sikhs claim that their interests should be adequately and effectively protected in the future constitution On account of their unrivalled and in the Punjab-historical political --?

1400 the Punjab they claim to have their majority ensured by Statute.

Simon Report observes: "It would be uniair that Muhammadans shape a majority of the six proving the six prov retain the very considerable weightage they now enjoy in the six Proving the contract of the c and that there should at the same time be imposed, in face of Hindu. Sikh opposition a definite Muslim majority in the Punjab and in Ben damand for this majority is constate. Moreover, the Muslim Muslim of constate Muslim Ben damand for this majority is made on a basis of constate Muslim Muslim Muslim and the first made on a basis of constate Muslim Muslim majority is made on a basis of constate alectorates which demand for this majority is made on a basis of separate electorates, whis majority of the communities could not even influence the personal transfer of the personal transf means that the other two communities could how even inducate the permanent majority, chosen as it would be by constitutents swayed by none but the fundamental rights of communal motives and aims. It is a denial of the fundamental rights of communal motives and aims. It is a denial of the fundamental rights of a community that it should be put in a position which allowed of no peaceful partisan, especially if that government that proved itself incompetent or and nonpermite religious differences which so back to birter memories. In partisan, especially if that government was so constituted as to stereotype and perpetrate religious differences which go back to bitter memories. In the claim of the President of the last All-India Muslim Conference, and the conference, are the conference, and the conference, are the conference. we believe that to write the gerrison Province of India into the constitution as an unalterably Muslim Province would be to make the dismemberment of India inevitable. That claim, it will be remembered, was that there of India inevitable. That claim, it will be remembered, was that there should be a "consolidated North-West State, within or without the British Baluchistan and Sind. We cannot accept a constitution which relegates us for all time to the position of an ineffective opposition.

If the Muslims refuse to accept in this Province, where they are in a slight If the Mushims refuse to accept in this Province, where they are in a sugue majority in population 156 per cent.), anything but their present demand of a reserved majority, we ask for a territorial re-arrangement which would of a reserved majority, we ask for a territorial re-arrangement which would take from the Punjab the Rawalpindi and Multan divisions (excluding Lyaling as well as racially akin to the Vorth-West Frontier Drawings, their Lyanpur and Montgomer, districted, these divisions are overwhelmingly inclusion in the Dunish is a recent thing due to consider Province; their inclusion in the Punjab is a recent thing, due to conquest by Ranjit Singh. These overwhelmingly Muslim districts, with a population of seven millions These overwhelmingly Muslim districts, with a population of seven millions can either form a separate Province, which will give the Muslims another mailed many a punish of about civion millions in which no majority rrovince, or be amaigamated with North-West Proprier. This re-arrangement would leave a Punjab of about sixteen millions in which no re-arrangement would have an absolute majority and each community could have an absolute majority and each community would be obliged to conciliate the others. If this solution also is unacceptable to our Muslim brethren we should prefer no change from the present constitution in the Dunish stitution in the Punjab.

A counter proposal of partition of the Punjab has emanated from Sir Geoffrey Corbett, which is open to serious economic and racial objections Geotrey Corpett, which is open to serious economic and racial objections and which is based upon an absolute misunderstanding of the Sikh position chords he is and which is based upon an absolute misunderstanding of the Sikh position. The main object of any scheme of territorial redistribution should be to start the conflicting claims of the Muslims and the Sikhs in the Punjab. Sit this scheme seeks to increase still further the Muslim majority by the Sure this scheme seems to increase sum further the muslim majority by the sparstion of Ambala division from the Punjab and thereby places the Sikhs and the sure of the sikhs would find the mould find the solves in the a far worse position than any in which they would find themselves in the is therefore entirely unacceptable to the Sikhs.

We summarise below the unanimous demands of the Sikh community which any scheme of new constitution should make provision before it

I. The Sikhs are anxious to secure a National Government and are efore opposed to any communal majority by Statute or any reservation The Sikhs occupy an unrivalled position in the Punjab as is reflected

neir sacrifices in the defence of India, and in national movements and stake in the Province, and therefore demand 30 per cent. representation In the Punjab Cabinet and the Public Service Commission the Sikh

- 4 If no agreement is reached on the above basis the houndaries of the Punjab may he so altered by transferring predominently Muhammadan areas to the Frontier Province so as to produce a communal halance. In this reconstituted Punjah there should be joint electorates, with no reservation of seats
- 5 If neither of the above alternatives is accoptable, the Puniah may be administered by the newly constituted responsible Central Government till mutual agreement on the communal question is arrived at
- 6 Punjabi should be the official language of the Province It should be optional with the Sikhs and others to use Gurmnkhi script if they so desire KATHL

#### Central

- 7 The Sikhs should be given 5 per cent of the total number of seats reserved for British India in each of the Upper and Lower Houses
  - 8 There should always be at least one Sikh in the Central Cahinet
- 9 In case an Army Council is constituted the Sikhs should be adequately represented on it
- 10 The Sikhs have always had a special connection with the Army and therefore the same proportion of Sikhs should be maintained in the Army as before the War
- 11 The Sikha should have effective representation in the all India Services and should be represented on Central Public Service Commission
  - 12 All residuary powers should vest in the Central Government
- 13 The Central Government should have special specified powers to protect minoraties

#### Other Provinces

14 The Sikhs should have the same weightage in other Provinces as is accorded to other minorities

#### General

- 15 The Provincial and Central Government should declare religious neutrality and while maintaining existing religious endowments should not create new ones
- 18 The State should provide for teaching of Gurmukhi script where a certain fixed number of scholars is forthcoming
- 17 Any safeguards guaranteed in the constitution for the Sikhs should not be rescinded or modified without their express consent

November 12th, 1931

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#### APPENDIX V

### CLAIMS OF THE HINDU MINORITY OF THE PUNJAB

### Memorandum by Raja Narendra Nath

I enclose a Memorandum which sets forth the claims of the Hindu minority of the Punjah, but I believe that my views are shared by the Hindus of all Provinces in which they are in a minority I may here mention that the number of Hindus in Provinces in which they are in a minority (assuming that Sind is separated) comes up to nearly 29 millions, and the number of Muslims in which they are in a minority (proceeding on the assumption of the separation of Sind) comes to on!- 1 · Federal system ٠. the question of Hindu minority

than the point Liman interests will create

assourcest among a larger number of human beings than a R.T C -III

disregard of the interests of the Muslim minorities so far as Provincial Governments are concerned. The political leaders of different Parties in England have declared more than once that the future of the constitution of India must create a feeling of security among the minorities. No such feeling of security will be produced among the Hindus if the claims put forward in the enclosed Memorandum are disregarded.

The Memorandum is brief, and therefore does not deal with reasons on which the claims are based.

1. The Hindus look upon separate electorates as projudicial to the interests of a minority community. But if the constitution must begin with separate electorates, and it is not provided that they cease after five years, then the Hindus want the following clause to be inserted in the constitution:—

For election to all elected bodies-

- (i) The voters of a minority community shall be brought on the same register with the voters of another minority community if the members of the elected body representing the two minority communities pass a resolution or make a requisition to the Head of Government supported by a majority of two-thirds of each community severally that the change be made.
- (ii) The voters of a minority community shall be brought on the same register with the voters of a majority community when the members belonging to the minority community in that body pass a resolution or make a requisition to the Head of the Government supported by a majority of two-thirds that the change be made.
- (iii) In oither case the change shall be made in the election next following.

Although the Hindu minority is better educated than most of the other minorities, they object to any plan of referendum on this point to the Hindu minority. The proposing of the resolution or the making of the requisition referred to in the above clause must be left to the discretion of the representatives of the electorates in the elected bodies.

I may here mention that the fear of the Punjab Muslims that even in tracts in which Muslims are in a majority, the Hindu minority, on account of their intelligence and wealth, will swamp the elections, is unfounded and is not borne out by the result of elections to the District Board. In districts in which Muslims predominate, Hindus fail in elections to the Board.

The Hindus of the Punjab have no objection to separate electorates for the Europeans and Anglo-Indians or for Christians and Depressed Classes. I doubt, however, if all these classes in the Punjab want separate electorates. In July last a Conference of Hindus, Sikhs and Christians was held at Lahore, which I attended, and resolutions in support of joint electorates were passed. On the 11th September last, whilst passing through Delhi, an Address was presented to me by the Depressed Classes in which they protested against their being separated from the Hindus. However, if there has been a change in their attitude and they want separate electorats in the Punjab, I have no objection.

2. The Hindus of the Punjab want reservation of seats, both in the Provincial Council and the Federal Assembly, in proportion to their population. If special constituencies are retained, as I presume they will be, only such constituencies should be reckoned in making up this proportion as have a majority of Hindu voters.

I may here remark, with regard to the population figures of the Depressed Classes and their proportion in the population of each Province, given at page 40 of Vol. I of the Report of the Statutory Commission, that the figures no longer hold good for the Punjab. Enormous increase has taken place in the Sikh and Muslim population of the Punjab, the number of Sikhs having gone up from 2.294.207 in 1921 to 3.064,144 in 1931, and the number of Muslims from 11.444,321 to 13.332.460, which means an annual increase

during the last ten years of nearly 76,000 in the case of the Sikhs, and of 185,000 in the case of the Muslims. This extraordinary increase in those of hoth these communities has presumably taken place by the absorption of Depressed Classes within their ranks. On the other hand, a new religious community designated "Add Dharms" is shown in the census figures for the first time in the Punjah. This presumably represents the number of Depressed Classes or at least those who want to be separated from other religious communities. Their number is 399,307 or 17 per cent of the total population of the Province. The proportions given in the Simon Report, therefore, cannot be taken as a guide so far as the Punjab is concerned.

3 I understand that a claim about the services has been put forward by other muorities. They want that a minimum standard of education should be fixed with due regard to efficiency, and that each community should have a fair and adequate share. The Hindu minority think that a vague provision like this will be prejudical to their interests. A minimum standard of education "with due regard to efficiency?" alludes to two incompatible facilities. The efficiency has to be horne in mind, why should the requisite standard of education be low? The Hindus want that the constitution should contain a direction judicated in para 105 of Despatch No 44 of the Court of Directors, dated 10th December, 1834—"But the meaning of the enactment we take to be that there shall be no governing caste in India and that whatever tests of qualifications may be adopted distinction of race and religion shell not be of the number."

No one, on account of his casts or creed, should be prejudiced in any way for recruitment to Public Services or for promotion to any office, but a proportion, the maximum of which mry now be found, may be reserved for a certain number of years to redees communal inequalities and to suit backward clistes. There is no need for lowering the general standard of efficiency for all recruits. The Government of India have reserved 33 per cent of the appointments to the Imperial Services for this purpose. The same rule should be adopted with regard to the Provincial and Subordinate Services. The fixation of proportions should not be left to the discretion of the Head of the Executive or of the Public Services Commission to be appointed by him

4 The Prime Minister in his speech, dated 19th July, 1931, said as

"In framing the constitution, Hie Majesty's Government considers it will be its duty to insert provisions guaranteeing to the various muncrities, in addition to political representation, that differences of religion, race, sect or caste, shall not themselves constitute civic disabilities."

The clause defining fundamental rights is all right, but I suggest the addition of the following words --

"and shall not prejudice anyone in the exercise and enjoyment of civic and economic rights"

(See para 3 of the last Report of the Minorities sub Committee )

November 18th, 1981

#### APPENDIX VI.

#### MEMORANDUM

#### By Dr B S Moonie .

The Hindu Mahasabha's opinion on the Muslim demands is as follows—1. The Hindu Mahasabha holds strongly the view that communal representation is fundamentally opposed to nationalism and gradually creates an increasing desire for the assertion of communal difference.

increasing desire for the assertion of communal difference in various depart
This Vemorandum was first submitted during the First Session of the
Conference

ments of public administration. The Sabha also thinks that this principle in unsuited to responsible Government in which preferences based on communal distinctions are out of place. In the working of responsible Government full freedom should be given for the growth of healthy adjustments satisfactory to the desire of minorities to take their proper place in the public life of the country. These adjustments, however, are born of experience and are the result of goodwill and understanding, which must have some time given to them to assert themselves. The Sabha, therefore, is of opinion that the future Swaraj in India should be laid on sound lines and no arrangements should be made here which will have the result, as experience shows, of increasing the communal tension, or of keeping the minorities in isolated compartments from one another or from the majority community. The Sabha, therefore, wishes to state that the following principles should be kept in view in framing any constitution for India:—

- (a) That there shall be uniformity of franchise for all communities in each Province.
- (b) That elections to all the elective bodies shall be by mixed electorates.
- (c) That there shall be no reservations of seats on communal considerations on any of the elective bodies and educational institutions. But to start with, if a minority community in any Province were to demand a reservation of seats, such reservation may be granted only in the Legislatures for a short period.
- (d) That the basis of representation of different communities shall be uniform, such as voting strength, taxation or adult population.
- (e) That in no circumstances shall there be any reservation of seats in favour of any majority community in any Province.
- (f) That the redistribution of Provinces in India, if and when necessary, shall be made on merits in the light of principles capable of a general application with due regard to administrative, financial and other similar considerations.
- (g) That no new Provinces shall be created with the object of giving a majority therein to any particular community so that India may be evolved as one united nation, instead of being subdivided into Muslim India, Sikh India, Christian India and Hindu India.
- 2. Regarding the Muslim demand for separation of Sind, the Hindu Mahasabha, while agreeing to the principle or redistribution of Provinces as stated above in Section 1, sub-section 2, is opposed to it for the following reasons:—
  - (a) The creation of any new Provinces primarily or solely with a view to increase the number of Provinces in which a particular community shall be in majority is fraught with danger to the growth of sound patriotism in the country and will contribute to the growth of a sentiment favouring the division of India into different groups according to differences of religion.
  - (b) Redistribution of any Province without the consent and agreement of the two communities, Hindu and Muslim, is likely to increase the area of communal conflict and endanger the relations between the two communities not only in that Province, but throughout India. The Hindu community in Sind is against such separation.
  - (c) Separation of Sind will not only be financially a costly proposition, but would also arrest its economic development and its educational advancement. Besides, it will deprive the people of Sind of the many undeniable benefits of their association with the more advanced people of the Bombay Presidency in their economic as well as their political development.
  - (d) Sind, if separated, may not be able to bear the financial burden of carrying on a separate administration without help either from the Central or the Bombay Government.

- (c) Bombay has invested large amounts of money, particularly in the Sukkur Barrage, and that alone will be a great impediment to separation, at any rate for some years to come
- 3 Regarding the introduction of reforms in the North West Frontier Province and Baluchistan on the same footing as the other Provinces, the Hindu Mahasabha has in principle no objection, but it considers it an impracticable proposition for the immediate future The Hindu Mahasabha, therefore, proposes that immediate steps he taken to seemre to the Province with as little delay as possible the benefits of a regular system of administration, both judicial and executive, so that the Province may be prepared for the reformed constitution
- As regards the demand for provision giving the Muslims an adequate share in the Public Services of the State, the Hindu Mahasabha holds that there shall be no communal representation in the Public Service, which must be open to all communities on the basis of merit and competency, ascertained through open competitive taste
- 5 As regards the Muslim demand that no Cahinet, either Central or Provincial shall be formed without there being a proportion of Muslim Minusters, the Hindu Mahasabha cannot approve of the proposal as it is a negation of the wholesome principle of joint responsibility of the Cabinet In the future responsible Government the Cabinet will be formed by the Chief Minister selecting his own men as in other self governing countries Hindu Mahasabha, therefore, is of opinion that nothing shall be done to fetter his freedom to make his own selection of his colleagues on the Cabinet He will naturally select such colleagues irrespective of their communities as will ensure strength and stability to the Cabinet
- 6 As regards representation of minorities in the Legislatures, Central, or Provincial, the Hindu Mahasabha stands for joint electorates, end a temporary provision for say, the lifetime of the next two Legislatures, for reservation of seats for the minorities on the basis of their adult population or their voting strength whichever shall be favourable to them. The system of reservation shall automatically disappear after the lapse of the period fixed
- 7 Regarding the demand for vesting residuary powers in the Provincial Governments the Hindu Mahasabha cannot agree to it, and stends for strong Central Government
- 8 The Hindu Mahasabha stands for full religious liberty is, liberty of belief, worship observance propaganda, association and education to be gusranteed to all communities alike, provided these rights are not exercised in such a way as to be provocative offensive or obstructive to others
- 9 The Hindu Mahasabha believes in the potency of joint electorates to further the cause of evolution of India as one united nation, but if the Muslims believe that they cannot do without separate electorates the Hindu Mabasabha will be reluctantly obliged to agree to + near 3 Most neath - 4

cat is without prejudice to the Hindu Mabasabba's contention that the Muslims in India, having regard to their numerical strength and other circumstances are not a minority of such a naturo as the League of Nations has in view when it considers the claims of minorities The Muslims in India are a numerically strong well organised, vigorous and potent body with great facilities for self-development. There are other potent boat with great sounders be minorities like the Depressed Classes, Christians, Parsees, etc, who are infinitely weaker than the Muslims in all material respects, and the Sabha thinks it would be difficult to res . the claims of these minorities to concesthe Mushms of these are granted to the

India should not be split up on the very

are cition besides the Sabba is and always has been willing that all minorities including the Muslims which require special protection in the matter of religion, education and culture, should have the fullest opportunities for self-development, self-expression and self-protection. On a perusal of the arrangements made by the League of Nations in the case of many minorities in new provinces formed in Europe after the War, it will be clear that in no case have any claims been allowed like those the Muslims are putting forward in India.

- 11. The Sabha is willing that the whole of the Hindu-Muslim problem should be referred to individuals, or to a body like the League of Nations, who have dealt with such questions in the past, and have experience of them in other countries. It is necessary that the Hindu-Muslim problem should be examined by impartial men, who have experience of such questions, and who will have the courage to solve them with impartiality.
- 12. The Hindu Mahasabha here feels the need of emphasising the point that the League of Nations, while providing for full legitimate protection to the minroities in matters concerning their religion, culture and social customs, has scrupulously refrained from discriminating the nationals of a State on the basis of their religions, cultures of languages, as is demanded by the Muslims of India in the public administration of the country, where, according to the League of Nations, principles of freedom and equality in the political, economic and legal spheres should prevail.

The Sabha concludes this statement by saying that in the solution of this communal question the caution must ever be borne in mind which was voiced by an expert of the League of Nations who was called upon to examine the minorities question, in his report as follows:—

"It seems to me obvious that those who conceived this system of protection (of minorities) did not dream of creating within certain States a group of inhabitants who would regard themselves as permanently foreign to the general organisation of the country.... We must avoid creating a State within a State, we must prevent the minority from transforming itself into a privileged class, and taking definite form as a foreign group instead of becoming fused in the society in which it lives. If we take the exaggerated conception of the autonomy of minorities to the last extreme, these minorities will become a disruptive element in the State and a source of national disorganisation."

# SUPPLEMENTARY STATEMENT BY DR. B. S. MOONJE.

### FUNDAMENTAL RIGHTS.

- 1. The Hindu Mahasabha stands for making provision in the constitution for full protection of the different cultures, religions, languages, script and personal laws of the different minorities.
- 2. As for civic and economic rights none shall be prejudiced by reason of his caste or creed in acquiring or enjoying those rights which should expressly include the rights of owning, purchasing or disposing of landed properties in the open market without any restrictions of any kind whatsoever and of freedom of choice of any profession or calling. All laws existing at present in India based on caste discriminations similar to those existing in Kenya based on colour prejudices, and are acting prejudicially to the enjoyment of these rights should automatically lapse.

That no person shall be under any disability for admission to any branch of public service merely by reasons of his religion or caste.

Membership of any community or caste or creed should not prejudice any person for purposes of recruitment to public services or be a ground for non-admission, promotion or supersession in any public service.

### REORUITMENT TO PUBLIC SERVICES.

3. As for the method of recruitment to public services, there should be appointed a Public Services Commission in every Province and in connection with the Central Government. The recruitment to public services should be

made by such a Commission on considerations of highest efficiency and qualifications necessary and available for any particular service, by open competition, thereby securing the two-fold object of maintaining the services on a kigh layel of efficiency and leaving open a faw field of competition to all communities to secure fair representation

H not make for efficiency The public services
It will not be safe to have less

what prevails at present under n be, as it should be, to have our mpetition with that of the nations high lightly of efficiency even with alled backward community Conaccessy in administration at the ry to demand the lighest necessary medies for recruitment to public

#### FRANCHISE

4 As for Franchise, it may be made as extensive as possible but it should be uniform for all communities in each Province irrespective of the fact whether it does or does not reflect in the electoral roll the proportion in population of very community in the Province.

#### ELECTORATES JOINT OR SEPARATE

6 As for the general question of joint terms separate electorates it should be noted that the scheme of separate electorates was devised for the protection of a minority community. A community which is in majority in any Province is not therefore legitimately entitled to demand separate electorates. But the Hinds Mahasabha has a fundamental objection to the system of separate electorates and thus cannot agree to it for reasons which have been so eloquently given expression to by Sir Austen Chamberlain in the Leanne of Nations in the following nords.

"It was certainly not the intention of those who have derived the

neasure of ly prepare r belong"

In this connection it is well worth quoting what the Greek representative, Mr Dendrams in the Council of the League of Nations has said —

"The authors of the treaties (Minorities Treaties) had not intended to crette a group of utilizens who would collectively enjoy special rights and printleges. They had intended equality of treatment between all the nationals of a State. If printleges were granted to minorities in any country inequality module to created between this minority and the majority. The letter would be experised by the minority and two dieter he the majority aluels would have to engage the attention of the Legica of Nations.

This description will very appropriately apply to the attention in India that will arise if the Muslim demands are conceded. It is perhaps not conceded have been also not conceded to the perhaps not having in the Provinces with Hindu migority is very much smaller than that of its lindux (about thirty millions) who like in Previnces with Muslim majority. But the Hindus have always felt the confidence of being able to bold they own in competition with their Muslim majorities without the adventions ands of protection such as separate electorates reservation in

The Constitutional difficulty that is created by the Moslom domind for separate electerates cannot be brought to light more rividly than in the

following words of the Prime Minister in his speech in the House of Commons in January last: -

"If every constituency is to be ear-marked, as to community or interest, there will be no room left for the growth of what we consider to be purely political organisations which would comprehend all the communities, all creeds, all conditions of faith . . . If India is going to develop a robust political life, there must be room for national political parties based upon conceptions of India's interests and not upon the conceptions regarding the well-being of any field that is smaller or less comprehensive than the whole of India."

But if the Government were still to maintain separate electorates for the majority community in any Province, it should at least confer on the minorities of that Province the privilege of demanding joint electorates with the majority. If a minority community in any Province were thus to elect for joint electorates the constitution should provide for the establishment of joint electorates in that case irrespective of the consent thereto of the majority community.

### PROTECTION OF MINORITIES.

6. The Hindu Mahasabha being fundamentally opposed to separate electorates, and to provision of protection by reservation of seats for a majority community in any Province, if any scheme of minority protection be devised by reservation of seats in the joint electorates, then no minority community in any Province should have reservation below its population strength, and it must also have the right to contest additional seats on equal terms with all others.

### WEIGHTAGE IN REPRESENTATION.

7. As for the demand for weightage in representation, it is impossible to entertain the proposal in view of the entirely separatist mentality which has inspired the demands. The impracticability of the demand cannot be emphasised in better words than in those of no less a person than the Prime Minister himself who says in his speech in the House of Commons:—

"It is very difficult again to convince these very dear delightful people that if you give one community weightage, you cannot create weightage out of nothing. You have to take it from somebody else. When they discover that, they become confused indeed and find that they are up against a brick wall."

But if the principle of weightage be still maintained it would be only proper and just that uniformity be observed in fixing the proportion of weightage for all minorities.

## FORMATION OF CABINETS.

8. As regards formation of Central Federal and Provincial Cabinets, political exigencies will inevitably lead to proper conventions suitable to the conditions then existing in the different Legislatures. Therefore, without interfering with the constitutional freedom of the party leaders who are to form the Cabinets, in the choice of their Ministers, representatives of the minorities of considerable numbers should as far as possible be included in the formation of Central and Provincial Cabinets.

### RESIDUARY POWERS.

9. As regards the question as to whether the residuary powers should be vested in the Federating units or in the Central Government, it is in essence a purely constitutional problem, where opinions of constitutional experts should prevail. But broadly speaking it will be in the best interests of the country as a whole that they should be vested in the Central Government rather than in the Federating units. A strong Central Government is the

only sure protecting agent of the constitutional rights and liberties of the Federating units and also of the minorities in the Provinces

#### SEPARATION OF SIND

10 As for the question of separation of Sind, it is freely and unreservedly admitted by no less a person than Bir Sinh Nawaz Bhutto, a most influential representative of the Sind Massims on the Round Trible Conference, in his interriew published in the Tunes of India of August 1st, 1931, that "the question of the separation of Sind is not the treation of the outside politicinas nor is it a part of the communal politics." Therefore the queetion should have no bearing whatsoever on what is known is the problem of communal settlement. It should be considered purely on merit and it cannot be so considered unless the problem is entrusted to a Boundaries Commission of experts.

In this connection it ought to be noted that there was no representative of the Sind Hindus on the Round Table Conference and its Sind sub-Committee The decision of the Committee therefore is regarded by the Hindus of Sind as rex parts, and is repudiated by them and the Hindu Mahasabha as such it, bowerer, the Government were still to accept the separation of Sind, ignoring the protests of the Sind Hindus and the Hindu scharabon, simply to placet the Masalims, it would then be impossible to resist the claim of Sikhs for accepting their scheme of partition of the Puipo to sixthy the Sikh or

#### OUTLOOK ON PROBLEM OF MINORITIES

11 In fact the whole question of minorities is beinty looked at from a most minatural point of view under the plausible excure of protection for minorities At Edmund Burke has said —

"Parlament is not a congress of Ambassadors from different and bostile interests, which interests each must maintain us an agent and advocate squarat other agents and advocates, but Parlament is a deliberative Assembly of one nation with one interest, that of the whole people, where not local purposes, not local prejudices ought to guide, but the general good resulting from the general reason of the Whole?"

### APPENDIX VII

\*SUPPLEMENTARY MEMORANDUM ON THE CLAIMS OF THE DEPRESSED CLASSES FOR SPECIAL REPRESENTATION.

By Dr Bhimrae B Ambedlar and Rae Bahadur R Srinivasan

ist year dealing with the Depressed Classes h forms Appendix III

form one of such astegrands and form one of such astegrands and form one of such astegrands. But we did not then Depressed Clauses must special representation we claumed as being necessary for them. The reason and the proceedings of the such astegrands and the such astegrands are consistent on the such astegrands.

ropose to make good the omission at the Minorities sub Committee, should have the requisite details

<sup>\*</sup> For previous memorandum see Appendix III to Proceedings of the Minorities sub Committee of the First Bession of the Conference

# I.-EXTENT OF SPECIAL REPRESENTATION.

# 1. Special Representation in Provincial Legislatures.

- (i) In Bengal, Central Provinces, Assam, Bihar and Orissa, Punjab and the United Provinces, the Depressed Classes shall have representation in proportion to their population as estimated by the Simon Commission and the Indian Central Committee.
- (ii) In Madras the Depressed Classes shall have twenty-two per cent. representation.
  - (iii) In Bombay .-
    - (a) In the event of Sind continuing to be a part of the Bombay Presidency the Depressed Classes shall have sixteen per cent. representation.
    - (b) In the event of Sind being separated from the Bombay Presidency the Depressed Classes shall enjoy the same degree of representation as the Presidency Muslims, both being equal in population.

# B. Special Representation in the Federal Legislature.

In both Houses of the Federal Legislature the Depressed Classes shall have representation in proportion of their population in India.

### Reservations.

We have fixed this proportion of representation in the Legislatures on the following assumptions.—

- (1) We have assumed that the figures for the population of the Depressed Classes given by the Simon Commission (Vol. I, p. 40) and the Indian Central Committee (Report p. 44) will be acceptable as sufficiently correct to form a basis for distributing seats.
- (2) We have assumed that the Federal Legislature will comprise the whole of India, in which case the population of the Depressed Classes in Indian States, in Centrally Administered Areas, and in Excluded Territories, besides their population in Governor's Provinces, will form very properly an additional item in calculating the extent of representation of the Depressed Classes in the Federal Legislature.
- (3) We have assumed that the administrative area of the Provinces of British India will continue to be what they are at present.

But if these assumptions regarding figures of population are challenged, as some interested parties threaten to do, and if under a new census over which the Depressed Classes can have no control the population of the Depressed Classes shows a lower proportion, or if the administrative areas of the Provinces are altered, resulting in disturbing the existing balance of population, the Depressed Classes reserve their right to revise their proportion of representation and even to claim weightage. In the same way, if the all-India Federation does not come into being, they will be willing to submit to readjustment in their proportion of representation calculated on that basis in the Federal Legislature.

### II.-METHOD OF REPRESENTATION.

1. The Depressed Classes shall have the right to elect their representatives to the Provincial and Central Legislature through separate electorates of their voters.

For their representation in the Upper House of the Federal or Central Legislature, if it is decided to have indirect election by members of the Provincial Legislatures, the Depressed Classes will agree to abandon their right to separate electorates so far as their representation to the Upper House is concerned subject to this: that in any system of proportional representation arrangement shall be made to guarantee to them their quota of seats.

2 Separate electorates for the Depressed Classes shall not be hable to be replaced by a system of joint electorates and reserved seats, except when the following conditions are fulfilled —

(a) A referendum of the voters held at the demand of a majority of their representatives in the Legislatures concerned and resulting in an absolute majority of the members of the Depressed Classes biving the francism

(b) No such referendum shall be resorted to until after twenty years and until universal adult unfirage has been established

### III - NECESSITY OF DEFINING THE DEFRESSED CLASSES

The representation of the Depressed Classes has been grossly abused in

nomination to persons belonging to the Depressed Classes Since nomination to be substituted by election under the new constitution there will be no room for this abuse But in order to leave no loophole for defeating the parrows of their special representation we claim—

(i) That the Depressed Classes shall not only have the right to their own separate electorates but they shall also have the right to be represented by their own men

(ii) That in each Province the Depressed Classes shall be structly defined as meaning persons belonging to communities which are subjected to the system of nutoachability of the early prevalent therein and which are enumerated by name in a schedule prepared for electoral numbers.

#### IV -NOMENGLATURE

In dealing with this part of the question we would like to point out that the existing nomenclature of Depressed Classes is objected to by members of the Depressed Classes who have given thought to it and also by outsiders who take interest in them. It is degrading and contemptious, and advantage may be taken of this occasion for darking the new constitution to alter for official purposes the existing nomenclature. We think that they should be called "Non-caste Hindus", "Protestant Hindus" or "Non-conformist Hindus", or some suck designation, instead of "Depressed Classes". We have no anthority to press for any many the Depressed Classes.

all over India supporting the demands contained in this Memorandum Norember 4th, 1981

#### APPENDIX VIII

# MEMORANDUM ON THE CLAIMS OF INDIAN CHRISTIANS

### R. Rao Bahadur A T Pannir Selvam

Some of the statements made by the Congress representative and the attitude of the Indian National Congress towards the vital needs of the minority interests make it imperative that I should re-state my case on behalf of the Indian Christians

Mr Gandhi was reported to have said in last March as follows "If instead of continuing themselves to purely humanitarian work and material

service to the poor, they (the foreign missionaries) limit their activities as they do at present, to proselytising by means of medical aid, education, etc., then I would certainly ask them to withdraw. Every nation's religion is as good as any other. Certainly India's religions are adequate for her own people. We need no converting spiritually." This provoked criticisms and aroused fears and suspicions all round.

Replying to "correspondents angry or eurious," Mr. Gandhi characterised, in his Young India of April 23rd, the report as a travesty of his views, and explained: "If instead of confining themselves to purely humanitarian work such as education, medical services to the poor, and the like, they would use these activities of theirs for the purpose of proselytising, I would certainly like them to withdraw. Every nation considers its own faith to be as good as that of any other. Certainly India's religions are adequate for her people. India stands in no need of conversion from one faith to another . . ."

The rejoinder did not, however, improve the position.

Now, Mr. Gandhi undeniably occupies the unique position of leader, even dictator, of the strongest organised political body in India, which presumably is destined to be the ruling power in the event of Swarai. One might, therefore, justifiably assume Mr. Gandhi's statement to be indicative of the policy of the future governing class towards all proselytising faiths. The Christian community has been selected for the first warning, probably because of their comparative numerical helplessness. Naturally enough, Mr. Gandhi's words have been received with a stir of genuine apprehension by the great majority of Indian Christians. Subsequently he had "no doubt that in India under Swaraj foreign missionaries will be at liberty to do this proselytising in the wrong way'".

Further, the Congress resolution on the question of fundamental rights was studiedly silent on the question of proselytising or preaching religion, although Mr. George Joseph, one time lieutenant of Mr. Gandhi, had specially written on the subject to the Convenor of the Subjects' Committee and had a reply to the effect that there would be no difficulty.

If the fears and anxieties of a minority community, such as mine, as to their right of freedom of conscience under a Swaraj Government, are to be allayed, I feel that there should be some statutory provision such as the following in the future constitution of the country:—

- "1. Every person of whatever race, caste, creed, or sex shall have the right to freely and openly profess, practice, and preach his religion, subject to public order and morality. He shall also have the right to convert by peaceful, legitimate, and constitutional methods, others to his faith.
- 2. No person shall, merely by reason of his change of faith, lose any of his civil rights or privileges or be subject to any penalty.
- 3. Persons belonging to any religion shall have a right to establish, manage, and control at their own expense, charitable, religious, and social institutions, schools, and other educational establishments, with the right to exercise their religion therein; and where specific sums of money from public funds, as set out in the State Budget or in the Budget of local or other public authorities, are to be devoted to education, religion, or philanthropy, a due share in the use and enjoyment of such sums shall be secured to these institutions as well."

Again, the attitude of the Congress spokesman to the representation of minorities in the legislative bodies has been peculiarly curious. If he had ruled out definitely all special representations, his position would have been intelligible. Having agreed to special representation of the Hindus, the Sikhs and the Muslims, how could the same privilege, in fairness, be denied to the other communities? Mr. Gandhi's "historical grounds" are hardly historical! Students of real history know that Christianity in India is at least centuries older than the Mussalman invasion of the country; and was flourishing in the land before the origins of Sikhism. Christians have played a very prominent part in the building up of the public weal,

ference to the a community the Congress,

and they should therefore not be denied with impaintly their rights for adequate separate representation in the futore Legislatures of their country

1 - 4

The Christians are, after all, the third largest religious community in India, numerically much superior to the Silbs The social and economic condition of the Christians, and the fact that they are scattered about the country, make it essential that their representation should be through a separate electorate of their own Reversation of seats in a joint electorate is impracticable in their case, and would hardly safeguard or serve their interests

I claim, therefore, on behalf of the Indian Christian community, that, in addition to the elemental right to profess, practice and act up to the toachings of their religion, they should be given the right of representation through a separate electorate in the various legislative bodies of the new constitution, and that they should be given such other privileges and rights as may be conceeded to the other minority communities in India

October 20th, 1931

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#### APPENDIX IX

FUNDAMENTAL RIGHTS TO BE INCORPORATED IN THE NEW CONSTITUTION FOR INDIA FOR THE ANGLO INDIAN AND DOVICIENT EUROPEAN COUNTRY

Memorandum by Sir Henry Gidney

To give effect to the resolution passed in the Services sub-Committee Clause 5 (4) of which reads -

"The sub-Committee recognise the special position of the Anglo-Indian community in respect of public employment and recommend that special consideration should be given to their claims for employment in the Services" the Anglo-Indian community desarranged the inclusion of the following clauses in the Fundamental Ruehus

(i) Political rights as a community with adequate representation in both Federal and Provincial Legislatures in proportion to their part in the life of the country and the right of electing their own representatives

(2) Employment in Services—It shall receive special employment on a living wage, hased on their standard of living in the Freentire and Ministerial Services in every administrative department of the State

(b) That the same number of Anglo-Indians and demicied Puropeans per centum of the total number of persons emplored in such Services as are employed on it de date on which the new constitution comes into force shall continue for 30 verts after the operation of the new constitution sulject only to the condition that a sufficient number of Anglo-Indians possessing the requisite qualifications is available.

If Plucation —(a) Subject to the powers and control of the Executive Minister it shall be given the right to administer and control its own educational institutions of European education and, if it so desires it shall be permitted to levy an educational cess from its own members for the support of its education

(c) Furopean education shall be specially protected by

(1) the refention of the present grants-in aid and the generous grant of an adequate number of sel olarships

(2) the creation of an Education Trust Fund the equivalent of the present total annual expenditure on Furonean education to which shall be added the funds of the Uncorrenated Service Furnity Person Fund and of any other similar Funds created and maintained by members of the community for the moral, educational, or material benefit of Anglo-Indians whether already closed, or about to be closed, owing to the demise of the beneficiaries thereunder or for any reason whatever. The income accruing to the said Trust shall be utilised for the purpose of granting educational scholarships to the members of the community.

- (4) Jury rights.—All racial discrimination shall be eliminated in jury trials and Anglo-Indians shall be given equal jury rights with other communities in India, by
  - (a) the demand of "by legitimate descent" now made of the Anglo-Indian alone being deleted from the provisions of the Criminal Procedure Code, Sec. 4, Clause (1), Sub-Olause (ii);
  - (b) the accused, whoever he be, being given the right of elaiming trial by either a European or an Indian jury and the words "or European as he may desire". being added to Section 275, Clause (i), and Section 284 (a), Clause (i)

DECLARATION OF RIGHTS SUBMITTED BY COL. GIDNEY FOR ALL MINORITY COM-MUNITIES TO BE INCORPORATED IN THE NEW CONSTITUTION FOR INDIA ON 19TH JANUARY, 1931.

- 1. Definition.—A community shall be elassified as a minority community if it shall be notified as such in the Gazette of India.
- 2. Fundamental Right.—All subjects of the State in India are equal before the law and possess equal civic rights [U. S. A. Constitution Amendment XIV and Government of Ireland Act. 1920, 10 and 11, Geo. V., Ch. 67, sec. 5 (2)]. Any existing enactment, regulation, order, custom or interpretation of law by which any penalty or disability is imposed upon or any discrimination is made against any subject of the State shall, as from the day on which this constitution comes into operation, cease to have any effect in India.
- 3. Representation on Legislatures.—Adequate representation on the Federal and Provincial Legislatures.
- 4. Separate Electorates.—All minority communities who so desire shall be given separate electorates which shall be retained till 75 per cent. of a community consent to forego the right, and desire otherwise.
- 5. Public Service Commission.—(a) In addition to the Public Service Commission already functioning under the Government of India, there shall be created a Public Service Commission in each Province charged with the duty of recruiting for the Public Services.
- (b) Minority communities shall be collectively represented by not less-than one of its members on each Provincial Commission and on the Commission already functioning under the Government of India. These-representatives shall be nominated by the Governor-General or the Governor as the case may be.
- (c) It shall be the duty of the Public Service Commission, subject to thetest of efficiency as may be prescribed.
- (1) to recruit for the Services in such a manner as shall secure due and adequate representation of all communities, and
- (2) to regulate from time to time priority in employment in accordance with the existing extent of representation of the various communities in any particular service.
- 6. Representation in Cabinets.—(I) In the Federal Cabinet, one Minister and two Parliamentary Under-Secretaries shall be chosen from and be collectively representative of the minority communities.
- (2) In each Provincial Cabinet one Minister and one Parliamentary Under-Secretary shall be chosen from and be collectively representative of the minority community.

- (3) Such Ministers shall be nominated by the Governor General or the Governor as the case may be and given a special portfolio with a special Statutory Department for the protection of minority interests
- \ B-II \o 6 cannot be statutorally enacted it should be incorporated in the Instrument of Instructions to the Governor General and Governors as a specific mendate to them, with powers to act in such matters independently of the riews of their Ministry
- 7. Appeal—Should the Federal Government or any Provincial Governments fail to comply in any or all of the foregoing provisions an appeal shall lie in the case of an order of the Federal Government to the Secretary of State for India or any other higher tribunal and in the case of the Provincial Government to the Federal Government in the first place, and from the order of the Federal Government to the Secretary of State for India or any other bigher tribunal

#### APPENDIA X

#### THE WARATHAS AND ALLIED COMMUNITIES

Memorandum by Wr B V Jadhav

When the Monting Chelmsford Reforms were under consideration the mon Brahmins of Vidras and the Marithas of Bombar started an agitation to protect their interests from the dominant influence of the advanced communities. In the Government of India Act of 1919 their claims were recognised and some seats were reserved for them in multiple scat contituencies.

The non Brahmin movement in Madras is co-extensive with the boundaries of that Province, and in all the four elections they have been able to securo more seats thin were reserved to them, and hardly any occasion may have arisen when the concession of reserved seats came into operation Nobody in Madras is therefore keen on preserving the right of reserved seats

In the Bombay Presidence the conditions are different. There is of course the non-Brahmin movement there also, but it is confined to the Maratha and lingayets of the districts in which the Maratha and Characse languages are spoken. In Sind and Gujerat the social conditions are varily different and there no Hindi community except the Depressed Classes also for special Protection. The Marathas and the nilical communities who have so far enjoyed protection under the reservation clause are desirous that the concession should be continued for a further period.

It is to be noted that the Government of Rombay are of opinion that the concession is no longer necessary. This was probable due to the absence in the Government of anylody who knew the real condition of the people.

I urged that the concession should be continued

Four elections were held since the passing of the Government of Individual pills. The first election of 1920 and the fourth of 1930 cannot be considered to be normal as the Congress in those years refused to take any part in them. In those years the elections were uncontexted in many constituencies, and therefore the success of the Maretha candidates does not show that normally they are able to book inter their own interests and do not require any protection. But the elections of 1921 and 1926 were helte contexted. He results of 16th these elections prove that in the City of Rombay no Waratha candidates would succeed if the right of a reserved sent was taken awar. The same is proved to the fate of Waratha candidates in the Ahmed Pagar and Butmagin districts in 1928. Out of the six reserved seats in three the right of reservation was claimed. The serventh received seat is not fixed but is taken in turn by the districts of Sholapur, Kolaba and West Khandesh and 1923 this test was reserved in the Kolaba Districts but in the Cholapur and

West Khandesh districts it was open to all communities without reservation. In this year no Maratha candidate was elected either in Sholapur or West Khandesh.

Similarly, in the following election the seat was reserved in West Khandesh but left open to all communities in Kolaba, and there again the Maratha candidate failed. This will show that the Maratha and allied communities have not yet become sufficiently organised and therefore require protection for a further period.

The principle of reservation works as a safety valve. In ordinary circumstances it does not operate at all but automatically comes into operation only when an emergency arises. It is therefore not necessary to take away the right of reservation. When no longer necessary it will remain unused.

I therefore submit that the right of reserved seats should be continued as under the present Act.

November 13th, 1931.

# APPENDIX XI.

# LABOUR UNDER THE NEW CONSTITUTION.

Circulated by N. M. Joshi, Mr. B. Shiva Rao and Mr. V. V. Giri,

I am making this statement on the subject of Labour in the new constitution with the consent and approval of my two colleagues.

First, let me say a word as to the number of those who would come under the category of Labour. Precision is not possible in this matter, as the details of the Census Report of 1931 are not yet fully available. We include in the category of Labour all those who are wage-earners, whether in fields, plantations or factories. A memorandum was prepared in the India Office in 1921 and submitted to the Council of the League of Nations to urge the inclusion of India among the leading industrial states of the world. According to the figures mentioned in that memorandum, there were 27.8 million agricultural workers employed as farm servants and field labourers in India in 1911. This figure includes workers in the tea, coffee, rubber and indigo plantations, but does not include the much larger class of small holders and tenants who numbered at that time over 40 million. The estimate of workers in industries, mining and transport is given as approximately 20.2 million The total number of workers in India would, therefore, be 48 million.

This was in 1911. During the last 20 years there has been an increase in general population by about 10 per cent. Cultivation has been extended and industries have been developed on a considerable scale. Our estimate of the total number of workers at the present moment is, therefore, between 55 and 60 million. Of these, an appreciable number is drawn from the Depressed Classes, whose representatives have put forward their special needs and claims, but what exact proportion they form is difficult to say without a proper enquiry. Nevertheless, it is safe to estimate that the rest of Labour, excluding for the moment those belonging to the Depressed Classes, would be about 35 million, or 10 per cent. of India's population.

- (1) A Declaration of Rights.—At a meeting of the Minorities sub-Committee last year, Mr. Shiva Rao read out the Declaration of Rights which, in our opinion, should be inserted in the constitution. It may be enlarged to suit the requirements of other minorities, but so far as Labour is concerned, these points should find mention:—
- "Recognising that the well-being, physical, moral and intellectual, of the workers of India is of supreme importance in assuring the peace, progress

and prosperity of the country, and recalling the solemn obligations of India as n Member of the League of Antions, and af the International Labour Organisation, to endeavour to secure and maintain fair and humane conditions of labour for men, women and children, and to collaborate in the international establishment of social justice, the Commonwealth declares the following principles to be accepted as fundamental principles of the constitution, and as regulating the exercise of the logislative, executive and judicial powers within the Commonwealth—

- (1) It is the duty of every citizen so to use his mental and hodily powers as to contribute to the welfare af the community, and correspondingly it is the duty of the community to secure, so far as lies in its power, that every citizen shall be given the training and opportunities necessary to enable him ta maintain by his work a decent standard of living,
- (2) The Indian Parliament shall make suitable laws for the maintenance of health and fitness of work of all citzens, the securing of a living wage for every worker, and provision against the economic consequences of old age, infirmity and unemployment,
- (3) The protection of motherhood and the rearing of the rising generation to physical, mental and social efficiency are of special concern to the Commonwealth, Women, young persons and children shall, therefore, be protected against moral, spurtual or bodily injury or neglect and against exploitation and oxcessive or unsuitable employment,
- (4) The welfare of these who labour shall be under the special protection of the Commonwealth and the conditions of Labour shall be regulated, from tims to time as may be necessary, with a view to thour progressive improvement.
- (5) The right of workers to express their opinions freely by speech writing or other means, and to meet in peaceful assembly and to form associations for the consideration and furtherance of their interests shall be granted by the Commonwealth Laws regulating the corocies of this right shall not discriminate againt any individual or class of citizens on the grounds of religious faith, political opinion or social position.
- (6) No hreach of contract of service or abetment thereof shall be made a criminal offence,
- (7) The Commonwealth shall co-operate with other nations in action to secure the realisation of the principle of social instice through out the world,
- (8) All extrems in the Commonwealth have the right to free elementary education without any distinction of casto or ereed in the matter of admission into any educational instructions maintained or aided by the State and such right shall be enforceable as soon as due arrangements shall have been made by competent authority.
- (9) All citizens are equal before the law and possess equal civic rights,
- (10) All citizens have an equal right of access to and the use of public roads, public wells and all other places of public resort."
- (2) Labour Ieguidation in Pederal Subject with concurrent powers to the Protential Inguidature—Our next point is that labour legislation should be a federal subject, with power for the Provincial ar Stato Legislatures also to I guidate but not, in the Royal Commission on Labour observed in its Report Issued a few months ago, "so as ta impair ar infringo the authority" of the Federal Legislature
- (1) The Ratification of International Labour Conventions to be a concern of the Federal Government—We desire that the power to ratify International Lubour Conventions should be vested in the Federal Government

West Khandesh districts it was open to all communities without reservation. In this year no Maratha candidate was elected either in Sholapur or West Khandesh.

Similarly, in the following election the seat was reserved in West Khandesh but left open to all communities in Kolaba, and there again the Maratha candidate failed. This will show that the Maratha and allied communities have not yet become sufficiently organised and therefore require protection for a further period.

The principle of reservation works as a safety valve. In ordinary circumstances it does not operate at all but automatically comes into operation only when an emergency arises. It is therefore not necessary to take away the right of reservation. When no longer necessary it will remain unused.

I therefore submit that the right of reserved seats should be continued as under the present Act.

November 18th, 1981.

# APPENDIX XI.

# LABOUR UNDER THE NEW CONSTITUTION.

Circulated by N. M. Joshi, Mr. B. Shiva Rao and Mr. V. V. Giri.

I am making this statement on the subject of Labour in the new constitution with the consent and approval of my two colleagues.

First, let me say a word as to the number of those who would come under the category of Labour. Precision is not possible in this matter, as the details of the Census Report of 1931 are not yet fully available. We include in the category of Labour all those who are wage-earners, whether in fields, plantations or factories. A memorandum was prepared in the India Office in 1921 and submitted to the Council of the League of Nations to urge the inclusion of India among the leading industrial states of the world. According to the figures mentioned in that memorandum, there were 27.8 million agricultural workers employed as farm servants and field labourers in India in 1911. This figure includes workers in the tea, coffee, rubber and indigo plantations, but does not include the much larger class of small holders and tenants who numbered at that time over 40 million. The estimate of workers in industries, mining and transport is given as approximately 20.2 million The total number of workers in India would, therefore, be 48 million.

This was in 1911. During the last 20 years there has been an increase in general population by about 10 per cent. Cultivation has been extended and industries have been developed on a considerable scale. Our estimate of the total number of workers at the present moment is, therefore, between 55 and 60 million. Of these, an appreciable number is drawn from the Depressed Classes, whose representatives have put forward their special needs and claims, but what exact proportion they form is difficult to say without a proper enquiry. Nevertheless, it is safe to estimate that the rest of Labour, excluding for the moment those belonging to the Depressed Classes, would be about 35 million, or 10 per cent. of India's population.

(1) A Declaration of Rights.—At a meeting of the Minorities sub-Committee last year, Mr. Shiva Rao read out the Declaration of Rights which, in our opinion, should be inserted in the constitution. It may be enlarged to suit the requirements of other minorities, but so far as Labour is concerned, these points should find mention:—

"Recognising that the well-being, physical, moral and intellectual, of the workers of India is of supreme importance in assuring the peace, progress and prosperity of the country, and recalling the solemn chilgations of India as a Member of the League of Nations, and of the International Labour Organisation, to endeavour to secure and maintain fair and humane conditions of labour for men, women and children, and to collaborate in the international establishment of social justice, the Commonwealth declares the following principles to be accepted as fundamental principles of the constitution, and as regulating the exercise of the legislative, executive and judicial powers within the Commonwealth —

- (1) It is the duty of every entizen so to use his mental and bodily powers as to contribute to the wolfare of the community, and correspondingly it is the duty of the community to secure, so far as hes in its jower, that every citizen shall be given the training and opportunities necessary to enable him to maintain by his work a decent studard of living.
- (2) The Indian Parliament shall make suitable laws for the maintenance of health and fitness of work of all citizens, the securing of a living wage for every worker, and provision against the economic consequences of old age, infirmity and unemployment,
- (3) The protection of motherhood and the rearing of the rising generation to physical, mental and social efficiency are of special concern to the Commonwealth, Women, young persons and children shall, therefore, be protected against moral, spiritual or bodily injury or neglect and against exploitation and excessive or unsuitable employment.
- (4) The welfare of these who labour shall be under the special protection of the Commonweith and the conditions of Labour shall he regulated, from time to time as may be necessary, with a view to their progressive improvement.
- (6) The right of workers to express their opinions freely by speech writing or other means, and to meet in peaceful assembly and to form associations for the consideration and furtherance of their interests thall be granted by the Commonweith Law regulating the exercises of this right shall not discriminate against any individual or class of citizens on the grounds of religious faith, political opinion or social position,
- (6) No breach of contract of service or shetment thereof shall be made a criminal offence,
- (7) The Commonwealth shall co-operate with other nations in action to secure the realisation of the principle of social justice through out the world.
- (E) All citizens in the Commonwealth have the right to free elementary education without any distinction of casto or creed in the matter of admission into any educational instructions maintained or aided by the State and such right shall be enforceable as soon as due arrangements shall have been made by competent authority,
- (9) All citizens are equal before the law and possess equal civic rights,
- (10) All citizens have an equal right of necess to and the use of public roads, public wells and all other places of public resort.
- (2) Lalour Legulation a Federal Subject with concurrent powers to the Ironical Fegulatures—Our next point is that lalour legulation should be a federal subject, with power for the Fravin Lidate but not, as the Royal Commission c wind a few months ago, "so as to impair o
- federal Legislature

  (1) The Ratification of International Labour Conventions to be a concern
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It is not necessary to elaborate either of these points, as they fall really within the scope of the discussions of the Federal Structure Committee, and I still hope I shall have an opportunity of raising them.

(4) The Introduction of Adult Suffrage.—For a similar reason I shall not do more than mention the point that the introduction of adult suffrage is vital from the workers' point of view. We found ourselves in a minority in advocating it in the Franchise sub-Committee last year; but we are glad to see that Mr. Gandhi and the Congress are also in favour of it, and we hope that with his powerful assistance we shall secure adult suffrage.

We shall have no objection, if on detailed enquiry, it be found that universal adult suffrage would be impracticable as the next stage, to some qualification being made, such as raising the age limit to 25 years, provided that the restriction applies equally to all classes. But we do ask for immediate recognition of the principle of adult suffrage in the terms of reference of the Expert Franchise Committee that is hereafter to be appointed.

(5) Joint Electorates .- We are opposed to the continuance of separate electorates for communities divided according to religion or race. experience of the Indian Trade Union movement strengthens our conviction in the efficacy and soundness of not dividing the community on a religious or racial basis. Communal and racial feelings have had comparatively little influence on the movement and the workers are organised as an economic class, not as Hindus, Muslims or Untouchables. Our grave fear is that communal electorates, with the introduction of adult suffrage, will create a false division among the workers and break the solidarity of the workingclass movement. If the workers are divided not on the basis of an economic class, but of religion or race into Hindus and Muslims and Christians, etc., their proportion of votes in every constituency will be considerably less than if they are allowed to vote together as an economic class, and they are bound to lose the effect and influence they would possess. The vast majority of the workers are illiterate and heavily in debt. Only a small number of the industrial workers is as yet organised, and so far as those engaged in agriculture and on the plantations are concerned, they have been practically untouched by the working-class movement. Under these circumstances it would be an intolcrable handicap on the workers to force on them a system of electorates based on religion or race, the demand for which proceeds, not from them, but only from a small section of the educated classes. Moreover, this wrong division will throw a powerful barrier in the way of the development of the movement and prevent the organisation of political forces on an economic basis. The communal problem we hold is a problem of the past. The real problems of the future will be economic and social and it would be wrong to build the constitution in a manner which has no relation to the realities of to-morrow.

We would prefer a division of the electorates on an occupational rather than a communal or a territorial basis, in order to bring into the Legislatures elements which, because of their lack of organisation and influence, might fail to secure adequate representation. But the least we can do now is to oppose the extension of the principle of electorates based on religion or race to the workers as being detrimental to their interests.

Our position is that if adult suffrage is introduced on a basis of joint electorates, and no other special interests are recognised, Labour will not ask for a reservation of seats or the creation of special constituencies. But in the event of even one of these conditions failing to the fulfilled, Labour must have both.

So far as the total number of Labour seats is concerned, we ask for no weightage. But representation of Labour can and must be on the population basis; that is, ten per cent. in the Federal Legislature, and if the decision ultimately be in favour of a bicameral system, then in each House of the Legislature. With regard to the Provincial Legislatures also, the numbers will have to be ascertained in each Province, and the seats allotted in their proportion to the total population of the area.

I cannot do better than quotn the fullowing passage from the Report of the Royal Commission on Labour with which we entirely agree -

The Whitley Commission's Report observes (p 462)-

"There are several directions in which the adequate representation of Labour should benefit both itself and the community. In the first place the presence of representatives able to soice the desires and aspirations of Labour and to translate these into concrete proposals is essential for the proper consideration of measures specially affecting Labour But the welfare of Labour does not depend purely on what may be called labour measures, its good depends on the whole trend of policy and legislation. More adequate representation of Labour is necessary for its prospection in this respect and if given the oppor-tunity, organised Labour can make a valuable contribution to the wisegovernment of the Commonwealth Further, the proper representation of Labour is itself educative, the recognition of its claims as a part of the body politic will bring increased responsibility and a sense of unity with the community as a whole Conversely, exclusion of Labour from a fair share in the councils of the nation will inevitably drive it to rely unduly on other means of making itself felt with injury to itself and to the nation. What we have stated is applicable to labour generally both agricultural and industrial and those who have to deal with the representation of labour in detail will no doubt have regard to the whole field'

The Commission has also recommended it is to be noted that the principle of election should be substituted for that of nomination, and registered trade Unions should form special constituencies for the purposes of election. We accept these suggestions and trust that they will commend themselves to the Conference.

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#### AN MORANDLA FOR THE MINORITIES COMMITTEE

#### By Sir Chimanial Setaliad

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We shall have no objection, if on detailed enquiry, it be found that universal adult suffrage would be impracticable as the next stage, to some qualification being made, such as raising the age limit to 25 years, provided that the restriction applies equally to all classes. But we do ask for immediate recognition of the principle of adult suffrage in the terms of reference of the Expert Franchise Committee that is hereafter to be appointed.

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We would prefer a division of the electorates on an occupational rather than a communal or a territorial basis, in order to bring into the Legislatures elements which, because of their lack of organisation and influence, might fail to secure adequate representation. But the least we can do now is to oppose the extension of the principle of electorates based on religion or race to the workers as being detrimental to their interests.

Our position is that if adult suffrage is introduced on a basis of joint electorates, and no other special interests are recognised, Labour will not ask for a reservation of seats or the creation of special constituencies. But in the event of even one of these conditions failing to the fulfilled, Labour must have both.

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November 13th 1981

#### APPENDIX VII

#### MI MOR (NDUM FOR THE MINORITIES COMMITTEE

#### By Sir Chimanial Setatrad

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A critical examination of the points of difference reveals that there is tensiderably more agreement than disagreement and the controversial

iviate are narrowed down to small proportions

It is made to appear as if the Delegates belonging to the minority communities and the Deleagtes belonging to the majority communities are disagreed on almost every point. The fact is quite the contrary. There is really no difference of opinion on the question that proper safeguards must be provided for ensuring full religious liberty and protection of culture and personal laws of the minorities and that provision should be made against legislation affecting their religion, etc. Further, it is generally agreed that the minorities must be secured a proper share in the Services and, as far as practicable, in the Executive Government. In fact, formulas for these purposes were actually drafted and assented to by the representatives of the various communities last year and hardly anybody wants to go back upon them. The Services sub-Committee of the Conference last year in its Report recommended the text of the provisions to be made for securing to the minorities their proper share in the Services, etc.

As regards certain special demands of the Muslims, e.g., the separation of Sindh and the status and constitution of the North-West Frontier Provinces, agreement was also reached to the satisfaction of the Muslims. As regards the Muslim claim for one-third representation in the Federal Legislature, there has been a general desire to agree to the same, and the question is merely one of method for securing the desired representation. Last year a formula was agreed to that the Muslims were to have one-third of the total number of elected members of British India and also one-third of any nominations of persons other than officials or members of any very small minority. The question of securing to the Muslims further seats so as to make up one-third of the total number of members was left for consideration in connection with the representation of the States. It should not be difficult to secure this by some convention with the States.

As regards the Muslim claim to be allowed the existing weightage in Provinces where they are in a minority there is not any appreciable opposition.

It will thus be seen that on all matters which are really vital and essential there is the largest measure of general agreement.

The disagreement extends to only two matters:—

- 1. Whether the Muslim and other minorities' representation is to be secured by means of separate electorates or by reservation of seats for them in joint electorates.
- 2. The allocation of seats in the local Legislatures of the Punjab and Bengal.

As regards the first question—namely, separate versus joint electorates—the question has been discussed threadbare both here and in India. It is obvious that in Provinces where the Muslims are in a minority their coming into the joint electorates is more in their interests and for their protection. Once effective safeguards are provided, as stated above, in the matter of religion, culture, personal laws, social practices, education, fair share in the public services, adequate representation in the Legislature, there is no clash or divergence of interest between the different communities, and it is really safer for the minorities to come into the joint electorates. For, unless the Muslim voters have a voice in the election of the majority community members, the former would have no hold on the latter. This has been recognised by important Muslim leaders such as H. H. the Aga Khan, Mr. Jinnah, and others, and if they are given reservation of seats they will be quite secure. But, whatever the real merits of this question may be, it is perfectly obvious that the Muslims cannot be forced against their wishes to come into the joint electorates.

If they want still to stick to separate electorates they must be allowed to have them. Keeping different communities in separate watertight compartments must inevitably prove a great obstacle in the evolution of national unity and national self-government and will render very difficult in practice the joint responsibility of the Cabinet. It is therefore urged that

separate electorates should not be extended farther than where they exist, and the other minorities should be secured their proper representation by reservation in joint electorates. What is hoped is that the Muslims and the Sikhs after some experience of the new constitution of self government for India, will see the advantage to themselves and the country of coming into the country of the hold therefore be provided that if at any time at least times in the country of the country

separate compartments

As regards the Depressed Classes, my sympathies and those of all right-thinking men are wholly with them. The treatment that they have received in the past and are suffering under even now reflects great discredit on the class Hindus who are responsible for the same, but it will not be patriotic for the Depressed Classes, because of their exasperation to unsat upon separate electorates. They should certainly he made secure by reservation of sais. The percentage of representation to be given to them must depend on various considerations—e.g., the number of people available for the task—and not merely on the thumb rule of numerical proportion. At present in the Central Legislature they have only one seat, and that also hy nomination. This is certainly wholly inadequate and unjust, and they should be given immediately a much larger number to be progressively increased and brought up ultimately to their numerical proportion as hy oducation and other measus men fitted for this work become available.

The real and substantial points of disagreement are thus reduced only to the allocation of repre and Dengal. The discussio

may be satisfied if they are and Bongal, which is less basis. The Hindus and Si Luropeans (the latter comi in excess of its numbers)

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representation in the Legislatures of an other riovints. 5 particular and narrow issue should be left for decision by the Prime Minister and His Blajesty a Government There is no reason why the Muslims, Hindus Sikha, Depressed Classes and Europeans should not, without any hesitation, agree to stude by the decision of the Trime Minister The Congress claims to be a non-communal body and to have a purely naturnal outlook and therefore it and its representative can have no ebjectim to accepting any settlement which the communities concerned may arrived to by this method of decision by the Prime Vinnister One tentative and rough-and ready solution for allocation of seats in the Punjah and Bengal is to accept the Government of Inha's proposals about it with such variation as may be required in view of its latter census figures.

There is one aspect of joint and separate electorates which I carned the with the considered I believe there are among the Muslims an appreciable reprise mho prefer joint electorates. There is no reason why those preferring to be in the joint electorates should be denied their liberty of thought and acti. It cause the majority of their community with to have separate electorates are provided to desire their desire to go into just electorates and be allowed in do so. On such declaration they should be "livided in the joint register and should be allowed to yote and stand for evice in it is possible to the provided to the fourth of the second of the seco

Such a provision will demonstrate the strength of the opinion of those who believe in joint electorates, and will also afford an avenue for ultimately absorbing everybody into joint electorates as the strength of opinion in favour of joint electorates progressively grows.

For the views put forward and the suggestions made by me I beg my brother Delegates' unprejudiced consideration. They are capable of further adjustment wherever necessary, and I implore all to put their heads together for a solution. I have no communal bias and I belong to no communal organisation.

November 9th, 1981.

# APPENDIX XIII.

# REPRESENTATION OF WOMEN IN THE INDIAN LEGISLATURE.

Memorandum by Mrs. Subbarayan.

The framing of a new constitution for India offers an opportunity for considering fully the question of the representation of women on the Indian Legislatures of the future. It is obviously desirable that the ordinary channels of election should be open to women; but the question arises as to whether there is any likelihood of their securing election through the ordinary poll. Even in Western countries, where it has long been the custom for women to take part in public affairs, very few of them even now secure election to the Legislatures. In India they have only recently begun to emerge into public life, and, moreover, they are in a peculiar position owing to the social disabilities to which they have long been subject. Consequently there is bound to be strong prejudice on the part of both men and women against their coming into the Councils. There are also almost insurmountable practical difficulties to their candidature, such as that few women have sufficient means to stand, that-in our vast electoral areas-it would be sufficient means to stand, that—In our vast electoral areas—it would be extremely difficult for them to tour, to get into touch with voters, etc. It seems obvious that, for a considerable time, until the public becomes sufficiently educated, it is extremely unlikely that women will be returned in India through the ordinary poll. And yet, especially during the first vital and formative years of the new constitution, when the foundations of our social and educational policy (which affect women so closely) and indeed of our policy in all matters, are laid, it will be most important to have women on the Legislatures. They should be there in particular to impress on the Legislatures the pressity for social legislation, which is so urgently required. Legislatures the necessity for social legislation, which is so urgently required. But besides that contribution to public life, their presence on the Legislatures should be a means of educating the public and of cultivating in women a due sense of responsibility and administration. Mahatma Gandhi, whose knowledge of political conditions in India is unsurpassed, during his speech at the Federal Structure Committee on September 17th, visualised the possibility of women not being elected to the Legislatures, and indicated his belief that some arrangement should be made to meet this eventuality. If some special provision for securing their presence is not made, it is possible—indeed likely—that their claims will recede further and further into the background. It will have a great effect if, from the start, it is shown in practice as well as in theory, that the co-operation of women on the Legislatures is normal and desirable.

There is considerable support in India for the view that some special provision is necessary. I have received large numbers of letters from women doing important social and educational work in many parts of India, asking me not to fail to press this view on the Conference, otherwise I should have been slow to put it forward. Delegates have no doubt also received a Memorandum opposing it from three women's organisations in India—organisations whose views I sought last year, but was not fortunate enough

hased on the belief that, if equality dia, equality of opportunity in civic hat, owing to the part played by omen now realise their strength and

do not require special provision. These theories seem to me to be far removed from the realities of the situation These three women's organis ations are associations of importance, but I cannot admit that they speak for the entire womanhood of India While welcoming the fact that the political struggle has brought many thousands of women out into public life. I feel it essential to acquire a true perspective of the whole picture, and to realise that there remain over a hundred and twenty million women and girls in India, who are still in a state of eivic mertia, and who have not vet attained self-confidence or political consciousness. It is for the sake of this overrhelming majority of women that I believe special provision to be necessary I sancouring on the Legislature, working side by side with men as a permit of the men of working side by side with men as a portal feature of our political hite will do more for them thus any theories of equality

The opposition to special provision for women in this Memorandum is also lased on the assumption that Adult Suffrage will come into existence Eren if Adult Suffrage is secured I think the those arguments hold good It, however, Adult Suffrage is not achieved, or only gradually achieved,

then special provision will be all the more necessary

I have given much anxious thought to the form which such special provision should take Nomination is obviously unsuitable The ordinary reservation of seats, involving separate electorates, appropriation of a share of easing seats, and a permanent claim to them, is equally undestrable The solution which the Women's Delegation advanced last year (see Minorities sub Committee proceedings, page 80)—namely that the Legislatures themselves, after their own election, should for a temporary period elect a fixed proportion of women to Legislatures-still seems to me the most suit-The suggestion then also made-that the proportion of women to be elected should be five per cent of the elected Legislature that the temporary period should be for three elections and that the election of women should be made by proportional representation so as to avoid the complications of the communal question also seem to me still to be the best fitted to the circumstances I would however, now—in order to meet the divergence of views among Indian nomen on this mitter—make a further suggestion number, that such a scheme might be optioned on all Legislatures, Central or Programal or Provincial, to adopt or not as they think fit

It may well be that some other proposal better than the above outlined scheme-one that would attain the same end-may he devised, and in that case I would willingly accept it In this matter, I regard myself as a member of no party, community or class, but simply as voicing the views of an elegated. educated and intelligent section of women's opinion in India which believes special provision for women to be in the best interests of women in general and in those of the nation at large (which must inevitally be closely identified with nomen's interests) It does not seem to us that it is in the least derogatory to ask for such special provision to meet existing facts, nor can it to considered either n privilege or n favour Indeed, membership of a Legislature, in our opinion is a heavy responsibility and a duty rather than a privilege or a favour. If we are told that there is no analogy for such a proposal in the constitutions of other countries. I would urgo that in this matter we should not be entirely guided by outside precedents. Indeed the experience of women in other countries suggests that Indian women will be The in taking steps to strengthen their political status from the very bananing of the new constitution. If such a special measure as has been always to the new constitution of such a special measure as has been provided by the new constitution. regrected above for the initial and transitional period could be made I feel that the position of women in the India of the future would be made

# APPENDIX XIV.

MEMORANDUM REPRESENTING THE VIEWS OF A NUMBER OF INDIAN WOMEN'S ORGANISATIONS.

Presented to the Conference by Mrs. Naidu and Begum Shah Nawaz.

We herewith beg to submit the official Memorandum jointly issued on the status of Indian women in the proposed new Constitution by the All-India Women's Conference on Education and Social Reform, the Women's Indian Association and the Central Committee of the National Conneil of Women in India. These three premier Organisations include the great majority of progressive and influential women of all communities, ereeds and ranks who are interested in social, educational, civic or political activities, and are accredited leaders of organised public opinion amongst women.

This Manifesto, signed by the principal office bearers of these important bodies, may be regarded as an authoritative statement of representative opinion, duly considered and widely endorsed, on the ease and claim of Indian women.

We have been entrusted with the task of presenting to the Round Table Conference their demand for a complete and immediate recognition of their equal political status, in theory and practice, by the grant of full adult franchise, or an effective and acceptable alternative, based on the conception of adult suffrage.

We are further enjoined to resist any plea that may be advanced by small individual groups of people, either in India or in this country, for any kind of temporary concessions or adventitious methods of securing the adequate representation of women in the Legislatures in the shape of reservation of seats, nomination or co-option, whether by Statute, Convention, or at the discretion of the Provincial and Central Governments. To seek any form of preferential treatment would be to violate the integrity of the universal demand of Indian women for absolute equality of political status.

We are confident that no untoward difficulties will intervene in the way of women of the right quality, capacity, political equipment and record of public service in seeking the suffrages of the nation to be returned as its representatives in the various Legislatures of the country.

We ask that there should be no sex discrimination either against or in favour of women under the new constitution.

Will you be so good as to treat our covering letter as part of the official document submitted to you on behalf of our Organisations.

November 16th, 1931.

# MEMORANDUM ON THE STATUS OF INDIAN WOMEN IN THE PROPOSED NEW CONSTITUTION OF INDIA.

The All-India Women's Conference, The Women's Indian Association and The Central Executive Committee of the National Council of Women in India welcome and endorse the Declaration of the fundamental rights of citizenship in India under the future constitution drawn up by the accredited leaders of the Nation, namely:—

"Equal rights and obligations of all citizens, without any bar on account of sex.

No disability to attach to any citizen by reason of his or her religion, caste, ereed or sex in regard to public employment, office, power or honour and in the exercise of any trade or calling.".

#### ODJECT OF THE PRESENT MEMORANDIM

This Declaration of the fundamental rights of citizenship in India having been made, the recognition of women's equal citizenship in all matters relating to franchise, representation, or employment has become an accepted principle. The present Memorandim is therefore, concerned only with the methods by which women may be enabled to exercise to the full their legitimate rights.

The women of India on the basis of their admitted and declared equality, demand that in actual practice no disqualifications or conditions shall be laid down which may hamper them in any way from the fullest exercise of the right of voting at public elections or offering themselves as cundidates for seats on Legislative or Administrative institutions Similarly, no impediments should be placed in their way in the matter of the holding of public office or employment which might, in effect, har women from taking their full and equal share in civic rights and obligations

#### FRANCHISE

#### Present Conditions and the Necessity for the Demand

The experience of women under the existing constitution makes the foregoing demud imperative. In spite of equality in theory, they suffer in practice from a grave inequality owing to the right of voting being conditioned by proporty holding or other similar qualification ordinarily innecess who to women in India. Though the resolution of the Indian National Congress declares for an immediate acceptance of the principle of adult suffrage, it may be argued nevertheless, that the first step towards the adoption of the principle of make the conditioning of the exercise of the right by some qualification of the type above mentioned. However, we cannot but point out that though the theoretical equality of men and women citizens might conceivably be maintained under under under a practice the position of women will inevitably be readored wholly unequal under the existing social systems it being generally recognized that very flow women hold or own property in their own name or right.

Again, even if the property qualification for voting or candidature is made normal, women are likely to suffer as long as our social systems remain as they are

As compared with mon, very few women would have seen nominal property in their own names and right, and since in very considerable proper tion of the adult women of India is either married or widowed the voting rights of all such would, on a property basis of any kind have to follow the corresponding rights of their hashands

There is wet another difficulty to be considered in this connection. From if the franchies a sistem permits a wile or widow to enjoy the same voting rights as the husband, this position will not commend itself to the educated and thail ing women of India massameth as it male is the citizenship of woman contingent on her relationship—past or present—to a man, for a very large proportion of women. We are strongly of opinion that the Himmatary Rights of Women as human beings should not be based on an extraneous factor like Varrance.

If n literacy test of any kind is introduced as a condition precedent for the esercise of civic rights, women will be placed at a still greater disadvantage, for the obvious reason that there are many more literate rich than women.

Moreover, if as is likely and necessary, some ago limit is fixed for the exercise of such rights, the handicup on women will be still further increased, for relatively speaking there are fewer literate women above the voting are than below it.

Therefore, the conditioning of the right of franchise, either by property or literacy qualifications, would be fundamentally inconsistent with the Declaration of Rights above quoted.

In these circumstances, the All-India Women's Conference, the Women's Indian Association and the Central Executive Committee of the National Council of Women in India, consider the immediate, unqualified and unconditional adoption of the principle of Adult Franchise to be the best and most acceptable mode of assuring and securing political equality between the men and women of this country. They unhesitatingly consider all conditions or qualifications or tests for the exercise of this right, whether based on property or literacy, to be needless impediments in the way of the enjoyment by women of civic equality.

Accordingly they recommend that:-

Every man or woman of the age of 21 should be entitled to vote and to offer himself or herself as a candidate at any election to an Administrative or Legislative Institution.

### REPRESENTATION.

We are confident that, if this practical equality is secured for women in the matter of Franchise, they will be able to find their way into the Legislative and Administrative Institutions of the country through the opendoor of ordinary election.

No special expedients for scenring the presence of women on these bodies, such as reservation, nomination or co-option would then be necessary.

The Women of India have no desire to seek any specially favoured treatment for themselves, provided that their full and equal citizenship is recognized in practice as it is in theory.

### PUBLIC SERVICES AND EMPLOYMENT.

It is but a corollary to this practical equality between men and women that women should be eligible, in the same way as men and on the same conditions, for all grades and branches of the Public Services, as they are entitled, under the Declaration of Rights, to equality in the exercise of all trades, professions and employment.

# DISQUALIFICATIONS.

As distinguished from the qualifications, etc., for voting, in which the women of India demand an absolute and effective equality, the disqualifications for the exercise of civic rights should be based on purely personal grounds.

Thus, the fact of a woman's relationship to a man or the disqualification, if any, attaching to her male relative of any degree, should in no way prevent her from exercising to the full her legitimate rights.

August, 1931.

# APPENDIX XV.

# COMMUNAL REPRESENTATION.

Memorandum by Sir Provash Chunder Mitter.

As the Minorities Committee will meet soon, I think that as the sole-Hindu representative from Bengal on that Committee, I ought to place the position with regard to Bengal before my fellow Delegates. The claims on hehalf of the different minorities have been put forward as follows -

Io the first two cases I am ignoring decimals—	Per ceot
Mushms	55
Backward Classes	25
Eoropeao Communal	5
Iodiao Christians	3
Aoglo-Iodians	2
Total	90

Since then I have seen it stated in the Press that Mahatima Gaodhi offered 31 per ceet instead of 55 per cent, to the Moslims The above claims do not tale into account the claims for class seats. So far as I am aware the elaims for class seats as a

	into account the claims for class or class seats are —		inr ns 1 a Per cent	
British (at elected r	present they have 11 in a House members)		10	
	number of seats but I am not awa ercentage claimed)	are of the		
Indian Tra	ade and Commerce		5	
Lundlords			71	
Universities	3		2	
		Total	24}	

It will appear from the above that if all these claims are admitted or accepted the total is considerably over 100 per cent and that the Hind is (other than the Backward Classes) whose population runs into many millions will not have any seats from the general electorate

This position of course is untenable and a mere statement of facts will show what the position is

Although I am the sole Hindu representative from Bengal on the Minorities Committee no offer has yet been mide to me nor even was the question discussed either with me or with any of my Hiodu fellow Delegates from Bengal who are not on this Committee by the Muslim group I was however told a few days ago by one of the Muslim representatives from Bengal that the Muslim delegation is of the opinion that the question should be settled on as All India basis

\orember 11th, 1951

# SUPPLEMENTARY MEMORANDUM BY SIR PROVASH CHUNDER WITTER

With reference to the claim of the Worlins regarding a statutory majority of the whole House on the hous of communal electorates I desire to put on tword that before I left India I consulted Hindo-elected members of the Boneal Legislative Council members of the Precoure Committee of the

Indian Association (an important and old-established association founded by the late Sir Surendra Nath Banerjea and other leaders in 1875), and the Executive Committee of the British Indian Association (the oldest political association in Bengal, being established in 1851). I also consulted some prominent Congressmen with whom I could get into touch. I found that Hindu public opinion was strongly against acceptance of the claim of the Muslims for a statutory majority of the whole House.

I also consulted Hindu public opinion in Bengal as regards joint electorates with reservation of seats, and I found that, generally speaking, Hindu public opinion was strongly in favour of joint electorates with such reservation. I understand, however, that the Muslim Delegation, who are organised as a party on an all-India basis under the leadership of H. H. the Aga Khan, are not prepared to deviate from the claim for communal representation, so I refrain from placing the details of Bengal Hindu opinion regarding adjustment of the communal question on the basis of joint electorates with reservation of seats. I may mention in this connection that although I am the sole Hindu representative from Bengal on the Minorities Sub-Committee, I was never asked by the Muslim Delegation to discuss the Bengal communal question with them: I may add that I tried to convey the information that I was quite willing to discuss the matter.

I will next refer to the claims of the different minorities and class interests. These claims, as originally put forward, were as follows:—

								Per cent.
In both these cases	I au	ı igne	oring	deci	mals-	-		
Muslims .		•	•	•		•		55
Backward Classes	•	•	•	•			•	25
European Communa	1	•	•	•				Б
Indian-Christians		•		•	•	•		3
Anglo-Indians		•		•		•		2
				Total		al	•	90

In the claims so put forward, the claims for class seats were not specifically discussed, but so far as I am aware the claims for class seats are:—

							Per ce	nt.
British (at present 114 elected to communal seats	nembers,	over	and	ab	970	5	10	
Labour (a numbe of the actual	r of seats, percentage	but :	I am ed)	not	awa.	re •	_	
Indian Trade and	Commerce	•	•	•	•	•	5	
Landlords .			•	•	•	•	$7\frac{1}{2}$	
Universities	•			•	•		2	
							241	(excluding

It will appear from the above that if all these claims are admitted or accepted the total is considerably over 100 per cent, and that the Hindus (other than the Backward Classes), whose population runs into many millions, will not bave any seats from the general electorate This position is, of course, untenable, and a mere statement if the facts will show what the position is.

Since these claims were put forward, a joint Note has been circulated over the signatures of H H The Aga Khan on hehalf of the Muslims, Dr Ambedkar on behalf of the Depressed Classes, Rao Bahadur Pannir Selvan on hehalf of the Inlian Christians, Sir Henry Gidney on behalf of the Anglo Indians, and Sir Hubert Carr on behalf of the Europeans The arrangement for division of seats put forward in this joint Note is totally unacceptable to the Hindus of Bengal My personal inpinion is, and I say this from my 37 years' experience of the public life of my Province, that if this scheme is accepted then the consequences will be disastrona. It will mean the increase of direct action, and more physical conflict between the two communities. I have stated my views on the point in a short speech before the Federal Structure Committee on November 18th, 1931. I do not, for the sake of peace which I value so much, desire to elaborate the reasons which induced me to come to the conclusion mentioned above. I may add that I do not belong to the Hindu Mahsaabha movement, and I genuinely believe that adjustment of the Hindu Muslim question on some workable hasie is a sine qua non of political progress in India

As the Hindus, Muslims and Sikhs have not been able to come to an agreed design, we have to consider and advise His Mojesty's Government as to what is to be done I still adhere to the opinion I expressed in my short speech to the Federal Structure Committee on November 18th, that the best course will be to send out a small Commission to find out the facts. That Commission should have Indians associated with it, and may well of the British stateemen and two Indian judges one a Muslim judge and the other a Hindu judge. The Indian representatives should not be political people, because every politican has be own rewar on the matter. As, however, an objection has been taken by an eminent Indian to associate judges with Commission, I am quite willing to accept a slight modification of my original suggestion, by putting forward a further suggestion that, instead of having judges actually bolding office, we may have judges with have retired from office, but without intending any disrespect to the political men of India, I do insist that the inclusion of ophtical men will go a long way to defeat the object I have in view. I have already explained in my speech that sending out a Commission of the nature indicated should not held up the announcement, nor the drafting of the Act nor any other relevant work in connection with constitutional advance

I would conclude this Memorandum by suggesting certain general considerations of an important character, which should be taken into consideration in case His Majesty a Covernment are disinclined to send out a Coramission of the nature indicated

So far, four important schemes were helore the public, namely, the Congress echeme, the Communal Muslim scheme, the Nationalist Muslim scheme and the Hindu Mahsatha scheme The upfortunate part is that the Hindus do not agree to face the Communal Muslim scheme, and the Mustims do not agree to accept any of the other three schemes Turther, on the Hindu silo there is a difference of opinion with regard to the Congress schemo and the Hindu Mahsatha schome The net result is that the two communities have been unable to come to an agreed decision Further, there is to my mind a common defect in all the four schemes namely, that if any of three schemes are accepted it will mean that in some Provinces there will be a Rindu majority, in others a Vuslim majority (perhaps on account of the disposition of the population this is inevitable), but no practical august on has been made in any of these schemes by which the minerity in any Province's whichever community that minority may belong—will be in a position

to effectually influence the members of the Legislature who may be returned on the votes of the majority community. For that reason I submit that some new method had better be explored. One such method which, in my opinion, may well be worth considering, although I realise that unless the two communities agree to explore the method for the sake of peace it will serve no useful purpose to press this method, is as follows:—

- 1. In constituencies where less than 10 per cent. of the total number of voters belong to the Hindu or the Muslim community, in the counting of votes each vote of the minority community will count as two, both with regard to the election of the Hindu or of the Muslim candidate.
- 2. In constituencies where 10 per cent. but not more than 30 per cent. of the total number of voters belong to the Hindu or the Muslim community, in the counting of votes the votes of the minority community will be increased by 50 per cent. (that is to say, each vote will count as 1½ votes) both with regard to the election of the Hindu or of the Muslim candidate.

Another suggestion that I venture to put forward is that this baffling problem will be easier of solution if, instead of attempting to solve it on an all-India basis, we try to solve it Province by Province. Not only will such a line be more consonant with realities, but we are likely to meet with less difficulty if we try to solve the problem Province by Province. In support of my suggestion regarding the settlement of the problem Province by Province, I would point out that the real difficulty to-day is about the Provinces. The difference between the two communities as regards the all-India Legislatures is neither so great nor so determined as that with regard to some of the Provinces.

Another objection that I have to the four schemes mentioned above is that as under those schemes in a number of Provinces one community will be in a majority, without the minority community being in a position to more effectually influence the members who are returned to the Legislature by the majority community, it is extremely likely that pressure will be brought to bear on Ministers who will depend on the support of the majority community. Such pressure may lead to the oppression of the minority community, or if not actual oppression, the minority community may work itself up to the belief that it is oppressed. If such a state of things arises in one Province where one particular community may be in a majority, it is extremely likely that we shall have the reaction of such a position in other Provinces where the other community is in a majority. If such a contingency arises, then the whole of India may be brought into the vortex of communal passion and communal conflict.

I therefore suggest that the best course will be to appoint a small Commission of the nature of the one I have indicated above. Such a Commission will not only be in a better position to ascertain materials which are lacking to-day, but they will also be in a better position to find out how the larger number of representatives who will be available in India will accept a particular kind of electoral arrangement. After all, none of us should forget that the question before us is not a question of the division of a purse or a property belonging to an individual, but the question before us is how the masses belonging to two great communities will agree to work the electoral arrangements in order to evolve a system of responsible government based on persuasion and discussion, and not on coercion or physical conflicts.

In conclusion, I would make a further suggestion, namely, that whatever decision may be arrived at, it should be on the basis of the seats reserved for general constituencies, and should not be on the basis of a percentage of the whole House. The Simon Commission, as well as the Government of India, proceeded on this basis. Many of the difficulties will be avoided if we give up the idea of a majority or a minority of the whole House. Further, what we are discussing really appertains to the general constituency seats

and not to special or class sexts. In this connection there is snotler point which should be mentioned, namely, that seats for Europeans, Anglo Indians and Indian Christians, should in every Province come term the "apportly community and not from the minority community as regards other class saits like Labour, Landdords, In han Trade and Commerce (but not British Trade and Commerce), the seats may well come from both the communities although in point of fact at a particular stage of the development of a particular Province one community may have an advantage over the other. There is no reason, however, why—given the necessary self help without which no real political progress is possible—such an advantage should be of more than a temporary nature

20th November, 1931

### APPENDIX XVI

### THE COMMUNAL PROBLEM IN THE PUNJAB

Memorandum by Sir Geoffrey Corbett (circulated at the request of Mr M L Gandhi)

The communal problem in the Punjab may be stated as follows -

- A The Muslims, being a majority of the population claim to have a be necessary, because their numerical majority is not sufficient to outweigh the greater wealth and influence of other communities to which the Muslim ryots are stated to be heavily indebted.
- B The Sikhs would prefer point electorates. But if the Muslims have apparate electorates, the Sikhs claim-
  - (a) that Muslim representation by separate electorates must be less than 50 per cent of the whole Legislature
  - (b) that the Sikhis must also have separate electorates with substantial weightage as claimed by Mushims in Provinces where they are a minority
- C The Hindus desire joint electorates but they are willing to accept any compromise which satisfies the following principles -
  - (a) There must be no reservation of seats for a majority community which would give it a statutory majority in the Legislature
  - (b) The reservation of seats for a minority community must not be less than its population brass that it weightings must not be concelled to ther communities at the expense of a minority community
- 2 It cannot be said that any one of these claims is unreasonable or should properly be abandoned. The fact is that in the Punjab is not constituted that communities are so distributed that their legitimate claims are irreconcilable. There is no margin for allovances and a solution becommendation for the proceedings of the property of the proceedings can have no finishes but must be subject to a reasonable in the proceeding of the proceeding can have no finishes but must be subject to a reasonable in the proceeding of the proceeding of the proceeding forms in the last Session of the Conference by the publication of the recent

- 3. If then a solution is practically impossible in the Punjab as now constituted, the logical remedy would be to re-adjust the boundaries of the Punjab. It would be unwise and unjustifiable to "jerrymander" provincial boundaries for communal purposes. There is, however, a demand for a general redistribution of Provinces. To quote Chapter IV of the Nehru Committee's Report, "the present distribution of Provinces in India has no rational basis. It is merely due to accident and the circumstances attending the growth of the British power in India". The resultant Provinces, though possibly convenient for the purposes of British rule, are not necessarily suitable units for responsible self-government. Redistribution should be considered on the following grounds:—
  - (a) linguistic, ethnical and historical;
  - (b) economic, geographical and administrative.

I propose now to approach the Punjab problem from this point of view, without regard to communal considerations.

4. Historically the Ambala Division is part of Hindustan; its inclusion in the Province of the Punjab was an incident of British rule. Its language is Hindustani, not Punjabi; and its people are akin to the people of the adjoining Meerut and Agra Divisions of the United Provinces rather than to the people of the Punjab.

Economically, the most important factor in the life of an agricultural people is irrigation. It is administratively desirable that an irrigation system should be controlled by a single provincial Government. Otherwise there will inevitably be disputes about the distribution of water, involving perhaps a perminent inter-provincial Irrigation Commission or the intervention of the Federal Government. The Ambala Division is not irrigated from the Five Rivers, but from the Jumna system, on which the adjoining districts of the United Previnces also depend. But the Simla district and the north-west corner of the Ambala district, which are watered by the Sultej, and contain the head-works of the Sirhind canal, should remain in the Punjab.

- 5. It is fair to assume, therefore, that in any rational scheme for the redistribution of Provinces the Ambala Division, less the Simla district and the north-west corner of the Ambala district, would be separated from the Punjab. The unwieldy United Provinces might also be divided into a western Province of Agra, which would include the Ambala Division, and an eastern Province of Oudh; but this is a matter which is beyond the scope of this memorandum. It remains to be considered how such a reconstitution of the Punjab would affect the communal problem.
- 6. The population of the new Punjab would compare with the population of the existing Punjab as follows:—

			(Fig	gures in the	ousands.)			
				As now c	onstituted.	Without Ambala Division (less Simla).		
					Per cent.		Per cent.	
Muslims	•			11,444	55.3	10,445	61.8	
Hindus				6,579	31.8	3,997	23.6	
Sikhs				2,294	11.1	2,137	12.6	
Others				367	1.8	324	2.0	
				20,685		16,903		

The figures of the 1921 census have been taken, because the district communal figures of the 1931 census are not yet available. The figures of the 1931 census for the Province as now constituted are as follows.—

	(Figures in th	Per cent	
Muslims		13 332	50 5
Hindus		6,728	28 6
Sikha		3,004	13 0
Others		. 467	19
		23 581	

- It follows that the total population of the new Punjab would be about 10 millions, and the percentages of Mushms and Sikhs would be somewhat higher than the 1921 percentages
- 7 To what extent, then, would it be possible in the reconstituted Province to study the claims of each community, as stated at the beginning of this memorandum.
- A The Muslims, being 62 per cent of the total population would be sure of a majority in the Legislatura through territorial constituencies with joint electorates, without reservation of seats, provided that the qualifications for the franchise were so determined as to reflect their numerical strength in the electoric [oil]

The Franchisa sub Committee and the scheme of the Congress Working Committee have already recommended that the franchisa should reflect in the electoral roll the proportion in the population of every community

The basis of territorial constituencies with joint electorates would neturally be the ensisting administrative districts. The western districts of the Punjab are predominantly Muslim and the castern districts are predominantly. Sikh and Hindu. Excluding Simla, which has a population of only 45 000, and may be grouped for electoral purposes with the adjoining hill district of Kangra there are now 28 districts in the Punjab, and in 15 or 57 per cent, of them the Muslims are more than 60 per cent of the population. Without the Ambala Division, there would be 23 districts, and in 15, or 65 per cent, of them, the Vuslims would be more than 60 per cent of the population.

- B The Sikhs would have the joint electorates which thes prefer, and through which they feel that they can best exercise their influence. They would no longer require separate electorates or weights, C Further their numerical strength would be relatively increased from 11.1 per cent of the Pry lation in the province as now constituted to 12.5 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and about 15 per cent according to the figures of 1921 and 1921 and
- C The solution satisfies the two principles within which the Hindus are willing to compromise, there would be no statutory majorit. If refer value of seats and no weightage at the expense of a minorit community. The Hindu proportion of the population would be substantially diminibely it they would have the joint electorates which they dear and though at the first time will have the joint electorates which they dear and though at the first time a minority community is lest alle to exercise its factories.

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# PUNJAB-1921 CENSUS.

(Population in thousands.)

AND RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN THE P				-		ـُــــــــــــــــــــــــــــــــــــ					
Districts.	Hindus.	Per cent.	Muslims.	Der conf	10 TO TO	Sikhs.	Per cent.	Others	Christian).	Per cent.	Total.
Rawalpindi Division.	309	8.1	9 2,97	3 86	.1	153	4.	4	26	0.7	3,461
(1) Gujcat	63	7.			Ì	49	5.	-	2	_	824
(2) Shahpur	82 35 57 26 46	11.2 7.5 10.0 5.1 12.8	596 3 425 3 476 466	82 8 88 9 82 8 91	·8 ·7 ·6 ·0	30 19 32 20 3	4: 4: 5: 3: 0:8	2 0 6 9	12   10	1·6 1·8	720 477 569 512 358
Multan Division.	622	14.8	3,246	76	9	290	6.8	9	60	1.4	4,218
(7) Montgomery . (8) Lyallpur (9) Jhang (10) Multan (11) Muzaffargarh . (12) Dera Ghaza	95 181 85 134 70 57	13·3 18·5 14·9 15·1 12·3 12·2	595	60· 83· 82·	7   1 3   2 8	96 61 9 18 5	13.6 16.5 1.6 2.0 0.9 0.2		6	1·4 4·3 0·2 0·7	714 979 570 890 568 469
Khan. Biloch Trans- Frontier Tract.	-	_	27	-	-	-		-	.   -		, 27.
Lahore Division.	1,124	22.4	2,849	57.	l 8	13	16.3	21	1	1.2	4,997
(13) Lahore	256 204 259 218 102 86	22·6 22·0 30·4 23·2 16·4 16·5	648 424 423 581 443 331	57.4 45.6 49.6 62.0 71.0 63.3		80 87 88 75 61 83	15·9 30·9 16·2 8·0 8·2 15·9	44 14 33 64 25 25	4 1 2 3 4 6 8 4	1 5 8 8 4 3	1,131 929 852 938 624 523
Jullundur Division (+ Simla).	1,942	45.9	1,377	32.7	88	1	20.8	27	0	6	4·227 <sup>-</sup>
(19) Kangra and Simla.	755	93·1	45	5.6		3	0.4	8	0.	9	8.11.
(20) Hoshiarpur . (21) Jullundur . (22) Ludiana (23) Ferozepore .	500 245 136 306	54·0 29·8 24·0 27·9	289 367 193 483	31·2 44·6 34·0 44·0	13 20 23 30	6	14·3 25·0 41·5 27·6	5 5 3 6	0.	6   5	927 823 568 ,098
Ambala Division. (lees Simla).	2,582	68 <b>·3</b>	999	26.4	15'	7	4.2	44	1.1	3	,782 <sup>-</sup>
(24) Hissar	548 630 460 573 370	67·1 81·6 67·5 69·1 54·2	216 125 217 236 206	26·4 16·2 31·8 28·5 30·2	46 ] ] 12 98		5·6 0·1 0·1 1·4 4·4	7 16 4 8 8	0.9 2.1 0.6 1.0 1.2		817 772 682 829 682
Punjab (Total)	5,579	31.8	11,444	<i>5</i> 5·3	2,294	1	1·1	368	1.8	20	685

### APPENDIX XVIA

#### NOTE ON THE REDISTRIBUTION OF THE PUNJAB

### By Raja Narendra Nath

Sir Geoffrey Corbett's scheme of the separation of Ambala Division from the Province as at present constituted is unacceptable to me tor the reason for which the Sikh scheme of partition is unacceptable to the Missims The Sikh scheme reduces the Missim population from 56 per cent at present to 41 per cent in the new Province Sir Geoffrey's scheme reduces the Hindu population from 20 per cent to 23 per cent

I have not been able to ascertain the views of the Hindus in various parts of the Punjab I do not know what the Hindus of the Western Punjab may have to say to their being joined on to NW F P But; if the new Province is formed as proposed by the Sikhs reservation of seats for the Hindu minority

on the basis of population will be absolutely necessary

I find that Sir Geoffrey Corbett's scheme which appeared to have been received with delight by the Mushims here, is unacceptable to the Mushims of UP On the whole I think that partition of Punja will afford an solution of the Communal problem All partition schemes abould in my opinion be allered

November 13th 1931

### APPENDIX XVII

### A SCHEME OF REDISTRIBUTION OF THE PUNJAB

### Memorandum by Sardar Unal Singh

A cording to 1921 census, the Punjab has a total population of 20 650 624. The Muslim and Sikh population in the five divisions into which Punjab is divided for administrative purposes is as follows—

	Mu	Bikh			
	Population	Per cent	Population	Per cent	
Ambala Division	1 000 000	26 3	158 000	4 2	
Jullundur Division	1 370 000	828	000 839	21 0	
Labore Division	2 849 000	57.0	813 000	16 2	
Multan Division	3 246 000	76 9	290 000	C I	
Rawalpindi Division	. 2 973 000	66 0	183 000	4 9	

It is clear from the above table that Rawalpund; and Multan Divisions are offered imangly Moulin divisions. There are two districts, however in Multan Division namely, I vallupr and Mondgomery, which are colony districts A considerable 1 opulation of the central Pumpab has settled down it re The Sikhs being good colonists have a settled in fairly large numbers in those two districts as they constitute 134 per cent of the population in Montgomery district and 164 per cent in I vallupur District. The Mustim Population of the Muslim population in these two districts is 71 and 69 per cent respectively. A great Portion of the Muslim population in these two districts also has migrat d from the Central Pumpab.

At clears at the map of the Punjab and N.W.F.P. will clearly show that all the districts excepting I yallpur and Montgomery which are more centrally a tasked in the two divisions of Rawalpunds and Multar run along the N.F. France and Baluchistan In some of these districts people speak includes a shigh in slimost similar to the language of the adjoining Frontier dierra.



# APPENDIX XVIII.

MEMORANDUM ON THE "PROVISION FOR THE SETTLEMENT OF THE COMMUNAL PROBLEM" (APPENDIX III).

# By Dr. S. K. Datta.

This morning brought me a copy of the document entitled "Provision for a settlement of the communal problem put forward jointly by Muslims Depressed Classes, Indian Christians, Anglo-Indians and Europeans." The signatories are five in number, and they assert that the proposals made by them may be taken as being acceptable to well over a hundred and fiftee millions of people. No claim to the support of a unanimity so wild in it scope has yet been made by any other group of persons at the Conference As a member and a representative of one of the communities whose consentates apparently been given, I feel it incumbent upon me to make it clear why I am unable to support the provisions as a whole.

Certain of the matters on which an agreement has been arrived at woul be acceptable to me, such as the provisions assuring religious liberty and the protection of Minorities against discrimination in the matter of civic rights. On such fundamental principles there can be no doubt of the support of the entire Christian community, but on the other highly controversal point brought forward, it is impossible to conceive of a unanimity of support. The Indian Christian community, which numbers nearly six millions, including those in the Indian States, is scattered throughout India, a substantian number being included in the population of the Madras Presidency. Now the vast majority of these Christians belong to the class of landless agricultural labour, and their kinsfolk are still included among the Depressed Classe of India whose interests have not been wholly overlooked at this Conference From personal knowledge I would assert that the majority of them, because of poverty and the comparatively high franchise qualifications have little on knowledge of the electorate and are incapable of judging the merits of communal and general electorates. Thus in the Madras Presidency, on of 1,726,000 Indian Christians, a number of 26,000 only are included or the voters' roll to-day. My duty as I see it is to accept only such proposals as I conceive to be in the best interests of all.

This document has been signed by what are termed Minorities, but it is not yet clear upon what the Minority grouping is based. It would seem to be accepted that the basis of a community is the profession of a particular religion. If this were true then it would follow that Indian Christians, Europeans and Anglo-Indians should be classed together as one community, but any attempt to unite them would immediately be resented. This would seem to indicate a second possible basis for a community, namely, race, since the Christian community is to be sub-divided again on the basis of race, each sub-division demanding special, if not specific, protection. The Depressed Classes have their own basis of classification; they profess the Hindu religion but assert that they are the victims of its social tyranny. Hence, while professing the same religion, they ask for protection against the majority of their co-religionists. As the result of these demands the fragmentation of India is proceeding apace.

But if we accept the present grouping of the Minority communities, the Memorandum has yet failed to consider fully the fundamental problem of what the minorities really desire to protect, and of how they may best protect these interests. If the signatories and their supporters had discussed these matters more fundamentally it might possibly have been shown that the interests it was desired to protect might best have been protected not by the separate electorate but by some other method. In the matter of electorates alone it might be considered whether if the minorities, say in the Madras Presidency, desired to protect themselves against Hindu domination they would not have better results by combining themselves into an electorate consisting of Muslims, Christians, Europeans, Anglo-Indians and Depressed

Classes You would then have in the Legislature a bloc of members who could effectively deal with the Hindu majority. In the Punjab it might be otherwise, where Hundus, Siths, Christians and Europeans, as well as Depressed Classes, might be elected from a common register, thus effectively creating an opposition to the Muslim majority. Apart from the question of electorates, too is it not possible that the hest interests of the Depressed Classes might be best served by statutory provision making liheral financial grants for education purposes, administered by a trust incorporated by legislative measure?

At the time of the Morley Minta Reforms special electorates were created for certain groups of Mushims They were small in number and limited in scope Under the Government of India Act of 1919 the special electorate was extended to the Muslims and to certain other communities, Anglo Indians Europeans, Indian Christians and Sikhs The scope with regard to the Inlian Christians was limited to the Madras Presidence Under the ages of the Muslim community it is now proposed to extend the application of the principle over a wider area and to increase the number of candidates elected by this method

Some of my colleanues including one of the signatories of this document. have made it evident that they hope this regime of communal electorates is only transitors, but necessar to ensure the peace in which the great constitutional changes which are envisaged will be carried out I do not share their optimism. It will be remembered that the religious accial law in India received by a curious mischance the support of British courts both in India and without Thus the present religious law has been defined and given a conservative mould by the decisions of the Privy Council It is altogether a baseless fear which concernes of the possibility of the Indian constitution atereotyping for many generations to come the conception of the communities as against the idea of the people of India as a whole?

One of the most serious failures of the Memorsadum is its failure to provide for some internal means wherehy by a process of evolution the communal idea will gradually pass away and in its place the conception of the community as a whole will emerge. The method for the relinquishment of the communal electorates which the Memorandium proposes will, I believe prove ineffective The prevent constitution provides for the representation of economic interests Why cannot the principle be extended? I et I abour constituences be formed on a non-communal basis and extended to the rural areas and agricultural

labour

The weightage assigned to themselves by these communities in the Memorandum are in some cases fanta tic and it cannot but strike the impartial observer that these devices are specifically designed to frustrate the will of certain other communities. As a result of these neightages the construction of the legislature on the basis of fairnes to all communities becomes an umposeibility

In considering these grave objections to the Memoran lum I recall tha works of Sir Henry Gidnes this morning, when he asserted that I had given my consent to these negotiations. I may say that Sir Henry has completely misapprehended my conversations with him and my contributions to the proceedings of the informal Minorities Committee held in October What f did say was that the main problem demanded a settlement of the Hinlu-Muslim question and that the smaller Minorities and the real Minorities like the Christians Furopeans and Anglo-Indians could only come in after that main question had been settled Now what does this Memorandum reveal? Simply this that the smaller communities have united with the substantial community of the Muslims in order to make the position of the majori's communities difficult. It would be disastrous for the Christian community if it were to throw its support on the sile of one or other of the great contending parties of India

If it is true that the Christian community needs protection against the Hindu majority in Madras it is equally true that it will need it against the Muslim majority in Bengal and the Punjah I had loped that as far as my community was concerned it would need neither, but that a common Hind Muslim agreement would emerge in which the real minorities would find place. The circumstances under which this agreement has been drawn will undoubtedly be interpreted as an attempt to impose on the Hindus regime to which their consent has not been obtained. In such coercion I truthat the community which I represent will have no share.

In conclusion, I may add that on lines such as are proposed in the Memorandum I see little chance of an agreed solution, but what is even more important, I am unconvinced that on this system of legislative representation which might have had a place as long as the executive was irresponsible can be built a government which feels itself responsible to all. The view expressed in this letter are shared by a substantial number of Indian Chritians in India.

November 14th, 1931.

## APPENDIX XIX.

### NOTE ON APPENDIX IV.

By Maulvi Muhammad Shafi Daoodi.

In this note I only deal with the following passage appearing in the "Memorandum on the Sikhs and the new constitution for India" circulated to the Conference by Sardars Ujjal Singh and Sampuran Singh on the 12th November. The Sardars say:—

"In view of the claim of the President of the last All-India Muslim Conference, we believe that to write the garrison Province of India into the constitution as an unalterably Muslim Province would be to make the dismemberment of India inevitable. That claim, it will be remembered, was that there should be a 'consolidated North-West State, within or without the British Empire,' consisting of the Punjab, North-West Frontier Province, Baluchistan and Sind."

The President of the last All-India Muslim League (not All-India Muslim Conference as incorrectly stated above) was Dr. Sir Muhammad Iqbal who wrote as follows in the "Times" of 12th October, 1931, with reference to his words as cited in the above quotation:—

"May I tell . . . . . that in this passage I do not put forward a 'demand' for a Muslim State outside the British Empire, but only a guess at the possible outcome in the dim future of the mighty forces now shaping the destiny of the Indian subcontinent. No Indian Muslim with any pretence to sanity contemplates a Muslim State or series of States in North-West India outside the British Commonwealth of Nations as a plan of practical politics.

"Although I would oppose the creation of another cockpit of communal strife in the Central Punjab, as suggested by some enthusiasts, I am all for a redistribution of India into Provinces with effective majorities of one community or another on lines advocated both by the Nehru and the Simon Reports. Indeed, my suggestion regarding Muslim Provinces merely carries forward this idea."

Dr. Iqbal concludes his letter with a pithy statement of the Muslim

position and says—

"A series of contented and well-organised Muslim Provinces on the North-West Frontier of India would be the bulwark of India and of the British Empire against the hungry generations of the Asiatic high-

As regards the rest of the claims advanced by the Sardars, I shall have occasion to say something later.

November 14th, 1931.

### APPENDIX XX

### MEMORANDUM ON APPENDIX III

By Raja Sarendra Sath

The pact between certain minorities, from which the Hindu minorities of the Punjab and Bengal have been excluded and which was placed before the Minorities Committee on the 13th November, was received by me late on the previous night. I had no time to consider it before I went to the Minorities Committee.

In connection with it, and as a criticism of the proposals made thereia, I send this note which I hope will receive careful consideration and will be placed side by side with the so-called compromise

I invite attention to Appendix "A" attached to the pact, of which it forms an essential part. Hindus are presumed to be a majority commanity

the weightage of Muslims is maintained but they are given absolute majority in the Punjah and Bengal

The problem of the Depressed Classes is not rightly understood by British politicians. Fiven out of those who have been to India, few have land opportunities of thioroughly examining the question. In the first place conditions in Northern India are quite different from those in Madras and parts of Bombay. In Northern India itself, conditions vary in different Provinces. There are, however, certain general principles applicable to all The twofold divisions of the Hindu population, into depressed classes and casts Hindus, is not correct. The so-called "Depressed Classes" are them selved divided into castes. Fach is as strictly endoganous as the higher casto of Hindus. There is a very large section amongst them which is regarded as untanchable by all It casts Hindus cannot represent the Depressed Classes owing to their being untanuchable how can a member of the Depressed Classes belonging to a certain, caste and regarding others as unbouchable, be representative of all Depressed Classes? Separate representative of all Depressed Classes? Separate representative of all Depressed Classes, such parts of the proposition of the carried to absurd lengths if small differences justify separate electrates. Corporate cure life already difficult under the separatist policy followed so far, will become impossible.

Untouchability is due to educational and economical backwardness, and the nature of the occupations which these classes follow. Those among them who take to the liberal professions or are appointed to Government posts, cross to be regarded as untouchable. I understand that gentlemen belonging to the Depressed Classes whose clan was regarded as untouchable, rose to the position of judges of the High Coarts and set un of the same Bonch with the most orthodox Britiman Judges. All "Depressed Classes" will in course of time, and by utilising opportunities for education, cease to be regarded as depressed or backward. Their separation or isolation from the Hindus is not a course which ought to be followed, in their own interest All that is needed is that the future constitution should provide that on account of casts and creed none should be prejudiced in the acquisition and engoment of enter rights and the right to public employment.

The difficulty of giving a definition of the Bepressed Classes which shall apply to all Provinces has been adverted to in pringraph 53 of Volume I of the Report of the Stinitory Commission. In the Pounds, as pointed out in the memorandum submitted by me, the process of reclamation is going on very rapidly. Islam and Sibbium are not the only proceptizing religious Tecker's conducts several educational institutions for the education of the Depressed Classes who are brought up in the tenets of the Arra Sunal, which is a limit of the decided of the Depressed Classes who are brought up in the tenets of the Arra Sunal. According to this advanced body of religious reform, all who

come within its fold are entitled to wear the Brahminical thread and to recite the Gayatri. Members of the Depressed Classes who embrace the religion of the Arya Samaj are given this privilege. It is therefore not right to assume that these men would like to be dissociated from the Hindus, and would insist upon special representation and separate electorates. In this connection the remarks made in paragraph 79 of Volume II of the Report of the Commission are pertinent, and I cannot help reproducing them in extenso:—

"Our object therefore, is to make a beginning which will bring the depressed classes within the circle of elected representation. How is this to be done? Most of the depressed class associations which appeared before us favoured separate electorates, with seats allocated on the basis of population, though one or two still wished to retain nomination. Separate electorates would no doubt be the safest method of securing the return of an adequate number of persons who enjoy the confidence of the depressed classes, but we are averse from stereotyping the differences between the depressed classes and the remainder of the Hindus by such a step, which we consider would introduce a new and serious har to their ultimate political amalgamation with others. Such a course would he all the more difficult to justify in those provinces where the breaking down of barriers has advanced furthest. If separate electorates have to be secured them, that is no reason for bringing other cases within this mode of treatment, if it can be avoided. A separate electorate for depressed classes means, as a preliminary, a precise definition of all who are covered by the term, and the boundary would be in some cases difficult to draw. It means stigmatising each individual voter in the list, and militates against the process which is already beginning, and which needs to be in every way encouraged that of helping those who are depressed to rise in the social and economic scale.

The representation of these classes, even if seats are specially reserved for them, will depend on what the franchise is going to be, and how many of them will come on the electoral roll. In the Punjab, as perhaps in some other Provinces, it may be impossible to frame a constituency on the franchise fixed, and to introduce any system of separate electorates for the Depressed Classes. (Please see the recommendations of various local governments on this point and the remarks of the Government of India in paragraph 35 of their Despatch.)

In Bengal there are tracts in which there is a compact population of the Depressed Classes, and they secure election without separate electorates. In the Bengal Council more than ten members out of the forty-six Hindus returned from general constituencies belong to the Depressed Classes.

On the scale of representation recommended in Appendix "A," the proportion of caste Hindus in the Punjab and Bengal is reduced to 14 and 18 per cent. respectively. There would be a very strong case for weightage to the Hindus of these Provinces if the scale recommended was to receive serious consideration. The Hindus of these two Provinces would in that case claim weightage at the highest rate allowed to the Muslims in Provinces in which they are in a minority.

### ANNEXURE 1

### TEPPITORIAL REDISTRIBUTION OF PROVINCIAL AREAS IN INDIA

### B. Ducan Bahadur M Romochandra Rao

I desire to invite the attention of the Members of the Conference to a matter of fundamental importance to which the Report of the Federal Structure Committee does not make any reference namely, the need for making provision in the new constitution for the redistribution of provincial areas in which British India where such redistribution becomes necessary Under the Government of India Act, 1919, this power is vested in the Governor-General in Council Section 62, lays down that "the Governor General Council may, after of training an expression of opinion from the Local Governor tion, with the sanction of State in Council consti-

covernor's Province under

the administration of a Deputy Governor to be appointed by the Governor-General.

'The Report of the Federal Structure Committee does not make any specific reference to this matter and it is a matter for consideration whether provision should not be made under the new constitution sior vesting this power in the Governor-General, acting with his Ministers Sa long as India, has a unitary constitution, the final decision in a matter of this kind is very properly left in the hands of the Governor-General in Council What should be the pourtion in respect of this matter when a Federal Government and a Federal Legislature comes into existence? I venture to think that sintable provisions will have to be thought and incorporated in the Statute on the subject

2 It is true that, in making a start with the Federal Constitution, we can only proceed on the basis that the boundaries of the Rritish Plovinces are what they at present are but it has to be fully borne in mind that the demand for a redistribution of areas and readjustment of boundaries of the Provinces in India is a very real one, and is likely to arise for solution almost immediately after the new constitution is set up. Many adminis trators in India line felt in the past that the existing provincial boundaries "embrace areas and peoples of an antarial affinity and sometimes separate those who might be more naturally united." Sir Thomas Holderness of serves that " with the exception of Burma, no Province represents a natural unit. that is to say, that the Provinces do not stand for differences of race, language or geographical distribution. They are purely administrative divisions of territory" Sir Bamfyld Faller wrote that "It would have been well for tle country had its divisions into Provinces for purposes of government followed the lines marked by race and language so as to reinforce the sympaths, which arises his similarity, by feelings of prido in the local govern-The existing administrative divisions are heterogeneous as to have a directly contrary effect ' Apart from the opinions of administrators popular sentiment in recent years is in favour of such redistribution The authors of the Nehru Report discussed the whole subject of linguistic Provinces in considerable detail and important political organisations in India have passed resolutions favouring the redistribution of Provinces on linguistic lines. Attention is invited to my memorandum presented to the Joint Parly mentary Committee in 1919 (rule pages 109 to 115 of the Report of the Joint Select Committee on the Government of India Bill, Vol 111) and to the series of memoranda presented to the Indian Statutory Commission by the Province, an Andlira Province, a Karnataka Province and a Tanul Province (tude pages 50) and the following pages of Vol 1V, Simon Commission Report) The Simon Commission referred to this matter at some length and expressed the opinion that " as the time is coming when each Province will ave its own provincial government and its provincial resources it is extremely

important that the adjustment of provincial boundaries and the creation of proper provincial areas should take place before the new process has gone too far. Once the mould has set, any mal-administration will be still more difficult to correct." They therefore recommended the constitution of a Boundaries Commission and regard the appointment of such a Commission as a matter of urgent importance (page 26, Vol. II, of the Report of the Indian Statutory Commission).

- 3. Some proposals for redistribution of provincial areas were brought forward at the First Session of the Conference. The Rajah of Parlakimedi advocated the constitution of an Oriya Province. The separation of Sind was agreed to in principle, and the constitution of the Orissa and contiguous Oriya speaking tracts into a separate Province is now under examination. During the present Session memoranda arging the formation of an Andhra Province have been circulated by the Rajah of Bobbili and Mr. V. V. Giri, Mr. B. Shava Rao has urged in another memorandum the formation of a Karnataka Province. Khan Bahadur Hafiz Hidayat Husain has urged the separation of Agra from Oudh. Sir Geoffrey Corbett has put forward a proposal for the separation of the Ambala Division from the Punjab and Sardar Ujjal Singh has put forward another scheme for the purpose of separating another area from the Province.
- 4. In these circumstances there can be no doubt whatever that the question of redistribution of provincial areas will become a matter of great importance with which the Federal Government and the Federal Legislature under the new constitution will have to deal. I think, therefore, the legal and constitutional position in regard to this matter will have to be examined carefully, and the necessary provisions have to be enacted. The existing British Provinces will, on the establishment of the new constitution, become Units in an all-India Federation, and the question as to the method and manner in which any of the federating Units of British India should be redistributed, and as to how new Provinces should be created and admitted into the Federation, requires very careful consideration. A redistribution must necessarily affect the legislative and executive organs of government of all the provincial areas involved in the redistribution, and many questions are likely to arise in which the Central Government may have to be the final deciding authority in the matter. My point is that while the redistribution will only be based on the largest measure of general agreement on the changes proposed both on the side of the area that is gaining and on the side of the area that is losing territory, the Constitutional Authority for giving legal sanction to such redistribution, and the conditions under which such a redistribution can be accomplished, have to be clearly laid down.
- 5. The subject of the redistribution of Provinces in British India is a matter in which British India alone is interested, and the Indian States coming into the Federation will have nothing to do with it. If any matter of territorial redistribution has to be dealt with by the Federal Legislature, the representatives of the Indian States will have no voice in the discussion of the subject. In the list of Central Subjects appended to the Second Report of the Federal Structure sub-Committee, it is stated that "Territorial changes—other than interprovincial and declaration of laws in connection therewith," should be classified as a Central Subject, (vide page 216 of Vol. I of the Proceedings of the Round Table Conference). Attention is, however, invited to the remark opposite this item, that "it (territorial changes) has already been decided to be a matter to be dealt with under amendments to the constitution." If territorial changes involving the redistribution of British Indian Provinces can only be effected by a process of amending the constitution, this method is likely to cause inordinate delays and would make it too difficult to have essential territorial changes in the boundaries of Provinces which have been urged for many years. I feel, therefore, strongly that a more flexible method should be devised. Perhaps the best way of providing for it would be by discussion of the subject in the Legislatures of the Provinces affected by the territorial redistribution and also in the Federal Legislature, and after such discussion the Governor-General acting with the advice of his Ministers should be empowered to take steps for such

redistribution. The neces ary provisions will have to be incorporated in the Any redistribution of territory and the creation of now Provinces will necessarily involve the revision of the strength of the Legillatures concerned and the establishment of new Provincial Legislatures and wide powers to effectually carry out schemes of redistribution will have to be conferred on the co-ordinating authority, namely, the Government of India

November 23rd, 1931

### ANNEXURE 2

MEMORANDUM REGARDING THE FORMATION OF A SEPARATE ANDREA PROVINCE IN SOUTHERN INDIA

### By the Raja of Bobbili

In recent years there has been n persistent demand in India for the creation of new Provinces for the purpose of guaranteeing really cohestre and intelligent units of administration Thus, the people of Sindh have been urging for exparation from the Presidency of Bombay, and the creation of a distinct separate unit which could be formed into a new Sindh Province; likewise, the Canarese people living in the southern districts of the Bombay Presidency, western districts of the Madras Presidency, and on the borders of the Mysore State, have been demanding their rights to be grouped together into a separate Karnatic Province, and the Orivas living in the three distant Presidencies of Bihar and Orissa, Bengal, Madras, and the Central Provinces have also been demanding the creation of a new Oriya Province for themselves, and this demand was conceded at the first Round Table Conference, and the Government of India have niready taken steps by appointing on Orissa Committee last month. But perhaps more insistent than the demands of any of these groups has been that of the Telugu-speaking people now living in the twelve districts of the Madras Presidency for the creation of a separate Andhra Province

(Andhra is an alternative name for Telngu And it may be of interest to remember that the present Andhra districts in the Madras Presidency bear out a very interesting historical story Thus, the four Andhra coast districts commonly known as the Northern Circurs, were acquired by grant from the Imperor of Delhi in 1765, then in 1792 after the Mysore wars, and in 1799. after the abdication of the Raja of Tanjore, new territory was acquired and this forms the southern apex of the present Andhra area, and in 1800, the Aizam of Hyderabad ceded n good bit of territory, which now forms the ceded districts in the Madras Presidency )

This claim has been based on the existence of these twelve contiguous districts where the same language is spoken, the same culture predominates.

and where common historical traditions bind the people together

Moreover, the area where the Andhras are spread over is easily 85.431 square miles, and the Andhra population, according to last census report, is These two facts alone have been regarded as weighty enough, even from the standpoint of administrative convenience, for the creation of a new Province But to these must be added the fact that the income from land revenue derived from the Andhra district is nearly half of the total revenues of the Madras Presidency On these grounds alone the claim for a separate Province for the Andhras is thoroughly justified

But the contention on behalf of the formation of a new Andhra Province is based on other arguments too It is, in the first place, essential to remember that in the present Madras Presidency the bulk of the population, barring the Malayalis and the Ambrece, is made up of roughly half Tami-lians and half Andhras These two peoples have the most marked differences of culture and tradition. And the Andhras have all along felt that they cannot develop and emphasise the special qualities of their culture except by being a separate political and administrative unit. Such development of the Andhra culture could only be possible by education being imparted through the medium of the Telugu language and also by public business being conducted in that language.

That the force behind the above contention has made itself felt even by the Government is illustrated by the creation of the Andhra University. And the present occasion is the best opportunity to satisfy the legitimate aspirations of the Andhras for their own separate Province.

Apart from these reasons, the Andhra people have all along felt that unless a separate Province is created for them, their interests would never be really looked after. Thus Madras, the capital city, being located in the Tamil area, the Andhras feel that their representation in Services is far below the population ratio. Moreover, the Andhras being very poorly represented in the higher Services, there is a strong feeling that the Andhra districts are being neglected regarding new irrigation and hydro-electric schemes. By way of illustration it could be pointed out that for the last thirty or forty years no large irrigation scheme has been taken up in the Andhra districts, while the Madras Government has been lavishly spending large sums of money on Mettur and Pykara schemes, which benefit only the Tamil districts. But a project like the Kistna-Tungabhadra, for which the ceded districts have been clamonring for the last twenty years, is neglected by the Government. Again, it must be remembered that the finances of the Madras Government, owing to the Mettur and Pykara schemes, have been mortgaged for years, and until those schemes are completed no money will be available for the Government for undertaking any new work in the Andhra districts. The Labour and Industries Department, to mention only a few departments, have so far been concentrating their attention and their activities only in the Tamil area. In short, the Andhras strongly feel that the revenues which are being realised from the Andhra districts are not being spent for the benefit and betterment of the Andhras.

Even as regards the cost of forming a new Province, it can be pointed out that financially such a proposition need not be prohibitive. For instance, in a large number of departments the officers at the head may be, without difficulty, rearranged into officers of two Provinces. As an illustration, the High Court may be split up into two halves; the Director of Public Instruction and his two deputies may be replaced by two Directors for the two Provinces; and likewise other Services can easily be split up without entailing any additional expenditure.

Another important factor in connection with the demand for an Andhra Province is that such a demand is not quite an accidental or recent one. Indeed, since 1913, when the Andhra Conference was held in Guntur district, the demand for a separate Andhra Province has been urged at various unofficial political gatherings. And on the 14th March, 1927, the Madras Legislative Council passed a resolution in favour of the formation of the contiguous Telugu-speaking areas of the Presidency into a separate Andhra Province. Again, on the 19th March, 1928, the Madras Council, on a token cut during the budget debate, expressed itself in favour of a separate Andhra Province.

Besides, it was quite significant that in the debate initiated by a member of the Council of State on the 16th February, 1927, the Home Secretary of the Government of India took pains to clearly emphasise that the Government of India were in no sense hostile to the underlying principle of the establishment of Provinces on a linguistic basis, and that in such matters the policy of the Government was that it should not act in advance of, or in opposition to, public opinion. Of course, it is needless to remind anyone that the demand for a separate Andhra Province is in no sense "in advance of or in opposition to public opinion." Indeed, the weight behind the facts that have been narrated above compelled the Simon Commission to observe "The demand for the formation of an Andhra or Telugu Province which was put forward 17 years ago at a Conference of Telugu-speaking districts has been persistent for many years, and has now become an important political issue. It has on two occasions during the recent years become the subject of a formal debate in the Madras Legislature, which has, by fairly large

majorities, endorsed the proposal for the constitution of a separato Andhra Province"

These factors must be weighty enough to convince anyone that the entire public opinion in the northern half of the Madras Presidency atrougly supports the creation, and that too at the earliest, of a separate Province for the Andhras

I have now only to hope that my colleagues on this Conference will carefully consider the claims of the Andbras for being grouped into a new Province, and after being convinced of those claims, give those of us who, like myself, have been working for its creation, their entire sympathy and support I would also wish to take this opportunity of requesting the British Government to review the entire question, and do the best by the people who are demanding what is only their mere right

In asking this I do not for a moment suggest that the time of this Conference should be spent on working out the entire details of the scheme for an Andhra Province Indeed, I have no desire either to side-track the work of the Conference or in any way unnecessarily delay its proceedings If the Conference discusses this question and accepts the principle of separation for the Andhras, then the Government of India could take their own time for working out the necessary details which need not, in any way, trouble my colleagues on this Conference

#### ANNEXURE 3

MEMORANDUM REGARDING THE FORMATION OF A SEPARATE ANDREA PROVINCE

### By Mr V V Giri

1 The subject of a separate Province for the Andiras has long been before the public and the Gorenment. The principle for this formation of such a Province has heen recognised by eminent statesmen. His Magesty the King-Emperor approved of it on the ground that it would be the greatest bond of union for a component race. Viceroys of India such as the Intel Lord Curson and Lord Hardings and administrators like Sir Banfyld Fuller were in favour of it. The Government of India was not hostile to the underlying principle.

2. That there has been a strong popular demand for the formation of a separate Province is abundantly clear from the following facts. The agitation for a separate Province was begun about twenty years ago by the Andhras Mahasabha—the mouthpiece of the Andhras in India. Their claims for a Province were placed tefore the Viceroy and the Secretary of State on the year 1917. The subject was mentioned in a debate in the old Imperial Legislative Council in February, 1918, in connection with a resolution mored.

on Lord Chelmsford and Mr.

State for India in Council

Parliamentary Committee (side the memorandum presented by Diwan Bahadur Mr M Ramachandra Rao and published in a Blue Book) Andhra. Conferences, held every year since 1913 and attended by large numbers of Andhras, passed resolutions urging the necessity for formation of an Andbra Province The Indian National Congress passed resolutions approving of the principle and advocating division of Provinces on Inquisite basis In 1925 the Nebru Report recommended the formation of a separate Province for the Andbras

3 Coming now to the Legislatures in the year 1922, a resolution was moved by Mr. J. Ramanya Puntulu in the Legislature Assembly urging the need for a separate Province and again in September, 1927, Mr. V. V. Jegiah, a member of the Assembly, gave notice to move a resolution on the

same subject but had to withdraw the same as it was considered undesirable to bring it forward in view of the controversy about the formation of separate Province for Sind regarding which there were given conflicting notices of Amendments. In February, 1927, the Legislative Assembly approved of the principle in connection with a resolution moved by Pandit Nilakantadoss for the formation of a separate Province for the Oriyas. Again, in the same month of the same year Honourable (now Mr.) V. Ramadoss Puntulu moved a resolution in the Council of State on this subject and another member of the Council of State. Mr. G. Narayenaswami Chetty, gave notice of a similar resolution this year.

- 4. In reply to this claim made by the representatives of the people from time to time, the Government of India, while accepting the underlying principle for the re-distribution of Provinces on linguistic basis, stated as follows in para. 8, pages 513 and 514, Vol. IV of the memoranda submitted to the Indian Statutory Commission by the Government of India:
  - the Government of India were in no sense hostile to the underlying principle of the establishment of Provinces on a linguistic basis, but their view was that any proposal of that kind required very careful examination; in fact, their attitude was one of neutrality. While the principle itself was attractive, there were certain obvious limitations on its practical application, and the first condition in dealing with proposals of this kind was that the Government should not act in advance of or in opposition to public opinion. For that reason the Government of India had laid down very clearly that before they can consider any such proposal, they must be satisfied that there is a real popular demand and that if that popular demand exists they may expect to find it voiced in the local Legislative Council. This condition has not been fulfilled in the case of the resolution before the House The Home Secretary suggested to the mover that if he wished his proposal to be considered his best course was first to obtain what he had not yet established, that is to say, unequivocal local support. When that has been done, he would be in a position to approach the body which alone could give a decision in the matter, and that was the Statutory Commission."

Since this expression of opinion on behalf of the Government of India a resolution was moved on the 14th March, 1927, in the Madras Legislative Council by Mr. Anjaneyulu and was carried; and subsequently again on the 19th March, 1928, the question was raised by means of a token cut in the discussion on the Budget Estimates for 1928-29 and the formation of a separate Andhra Province was accepted by the Council.

Thus, the limitation on the practical application of the principle fore-shadowed by the Government of India has since been satisfied.

5. Further, the formation of a separate Province is in consonance with the ideal of Provincial autonomy, as set forth in the Despatch of the Government and generally approved of by the Administrations in India and Great Britain, and of the proposed constitution for a Federal Government for India. first Round Table Conference has given effect to the principle by approving of the formation of separate Provinces for Oriyas and Sindhis. The Report of the Simon Commission under the head "Need for Provincial Redistribution" in para. 38, pages 24 and 25 of Vol. II, of its Report has given certain tests for claiming readjustment of boundaries and redistribution of It may be stated, in this connection, that there is no area in India which satisfies these tests better than Andhra. It may be asserted, without fear of contradiction, that viewed from any standpoint, the claims of the Andhras for a separate Province are unquestionable. If an Andhra Province be formed, it will have 11 contiguous districts inhabited by people speaking the same language forming a compact and self-contained area of over 85,000 square miles with a population of over 17 millions and paying a land revenueof thirty and half millions or 31 crores of rupees. The income of the Province is as shown in the debate on the subject of the formation of an Andhra Province in the Legislative Council, Madras above said will be sufficient tosupport the custence of a separate Province. There are in the Andhra part of the Madras Presidency large irrigational projects and centres of commercial business and also a separate University, a harbour and a Medical College, and other Arts Colleges. Among others the only other important institutions it requires for the formation of a Province is a High Court of Judicature and a Governor in Council and a Board of Resenue with a capital in some important centre. As shown by the mover of the vesolution in the Madras Legislative Council in his speech the income of the Province will be sufficient to meet this expenditure and the creation of a Province will create facilities for increased revenue. A statement of the land revenue and population of a few Provinces already formed and those in contemplation are given hereunder comparing the same with those of the Andhra Province if formed

### REVENCE

### Provinces

### Income

(a) Bihar and Orissa

(b) Central Provinces and Berar

(c) Assum
(d) Sind proposed to be newly
formed into a Province

(e) Orissa proposed to be newly

formed into a Province
(f) Andhra Province if formed

One crore and 55 lakhs of rupees Two crores and 45 lakhs of rupees

One crore and 13 lakhs of rupees

74 lakhs of rupees

Under 80 laklis of rupees

About 3 crores and 50 lakhs rupees or 31 millions of rupees

#### POPULATION

Proposed Sind Province Proposed Orissa Province About 40 lakhs About 1 crore 1 crors and 70 lakhs

Andhra Province if formed 1 crore a

In the matter of area also, Andhra Province of formed, will be far larger in extent than the proposed Provinces of Sind and Orissa and a few other Provinces in India

It may therefore be submitted that Andhra's claim for a separate Province, to say the least, is most reasonable and practicable from every point of view

6 There are various other considerations of an equally important character which justify their claim for a separate Province Andhras belong to a very ancient race and have as I rilliant a past as any other nation in the They distinguished themselves both in war and peace. There were among them distinguished soldiers and great heroes Their Kings ruled over extensive territories Once their kingdom extended from the Arabian S.1 to the Bay of Bengal including Magadha in the North of India They produced great masters in literature. Their arts and industries were once the objects of much praise in both Furope and Asia Their skill in architecture and fine arts is well known. History bears testimony to their high culture, creat political sagacity and sound statesmenship. They have not as vet forgotten their historie individuality, and they feel a certain unity and distinct entityand with this sense of separate entity they live amidst a number of other races in the Madras Presidency. This union of heterogeneous races whose language, customs, habits, tradition and sentiments differ a good deal from theirs is injurious to the free and unhumpered growth of the race. The Andhras at present, are scattered in different places, in different groups Anomes it present, are recutered in unsetting places, in directing groups and under different Governments. There is In fact no apparent identity of interest in them. The feeling that the interests of all the Andhras are identical can be felt only by the existence of a roumon Province. There is no doubt that the ereation of an Andhra Province would give a powerful impetus to the growing public spirit of the Andhras and the rapid development of the Andhra rountry in all directions

- 7. It may be mentioned in this connection that the principle of formation of separate Provinces on linguistic basis was conceded by the First Round Table Conference in connection with Orissa and Sind and a Boundary Commission was appointed by the Government of India to fix the boundaries of Orissa. This Commission has necessarily to determine, inter alia, the boundary to the north of Andhradesa in the Presidency of Madras, which will be the southern boundary of Orissa to be formed. It would be, therefore, not only most convenient and opportune, but also just and equitable that the claims of the Andhras for a separate Province should be recognised and a Boundary Commission be immediately appointed to work in conjunction with the Oriya Boundary Commission so as to settle the common boundary between the Andhra and Oriya Provinces.
- 8. In the light of the above facts, it is requested that the principle accepted in the case of Orissa and Sind be extended to the Andhras in the Presidency of Madras and an Andhra Province be immediately recommended and formed.

10th November, 1981.

### ANNEXURE 4.

## A PROVINCE FOR KARNATAKA.

Memorandum by Mr. B. Shiva Rao.

Although the problem of the redistribution of the existing Provinces of British India has not been taken up in a general form by the Round Table Conference, it has received a considerable amount of attention in so far as it relates to the two cases of Sindh and Orissa. If the scheme for the separation of Ambala Division from the Punjab and its fusion with the United Provinces be accepted—I express no opinion on the merits of the proposal—the question is bound to arise whether it would not be advisable to divide the United Provinces into two administrative units. Public opinion in India is being directed to consider the redistribution of the Provinces so as to facilitate the administration of autonomous units in a self-governing India.

The separation of Sindh from the Bombay Presidency, with regard to which an official Committee has made a Report, has been urged by the Muslim Community on two grounds:—

- (1) Sindle as a separate Province will be a predominantly Muslim area;
- (2) The great distance between Sindh and the rest of the Bombay Presidency prevents adequate attention being paid to the needs of the people of Sindh.

The case of Orissa being made a separate Province for the Oriya-speaking people was put forward by the Raja of Parlakimedi at the last Session of the Round Table Conference. His main argument was that Orissa is an area with a single language and definite historical and cultural associations and should be under one administration instead of being parcelled out (as it now is) between four British Indian Provinces—Bihar and Orissa, Bengal, the Central Provinces and Madras.

The position of Karnataka is, in some respects, similar to that of Orissa. This linguistic area (which comprises the Dharwar, Belgaum, Bijapur and North Canara Districts and a portion of Sholapur Taluka in the Bombay Presidency; South Canara, Bellary and the Nilgiris Districts, with portions of the Salem, Coimbatore and Anantapur Districts in the Madras Presidency) is divided between the two southern Provinces. Together with Coorg, which also is part of the area, it will cover over 35,000 square miles and have a population of over 7,000,000. (Note: According to the Census Report of 1921, there was a population of over 6,000,000 and the general increase in the population during the decade averages 10 per cent.)

It is not necessary to argue in general the case for a redistribution of the Provinces, on a linguistic, or some other recognised hasis. Even in 1919, this problem was present before the Secretary of State for India and the Vicero.

The Montagu Chelmsford Report has the following passage on the subject of creating new Provinces -

We are impressed with the artificial and often inconvenient character of existing administrative units. We have seen how his torical reasons brought them about We cannot doubt that the business of Government would be simplified if administrative units were both smaller and more homogeneous, and when we bear in mind the prospects of the immence burdens of Government in India being transferred to comparatively inexperienced hands, such considerations acquire additional weight. It is also a strong argument in favour of linguistic or racial units of Government that by making it possible to conduct the business of legislation in the vernacular, they would contribute to draw into the areas of public affairs men who were not We are bound to indicate our unacquainted with Fuglish clear opinion that wherever such distributions are necessary and can be effected by process of consent the attempt to do so should be made. and therefore we desire that it should be recognised as one of the earliest duties incumbent upon all the reformed provincial governments to test provincial opinion upon schemes directed to this end "

It is to be regretted that the Government has taken no action in the direction suggested by the Montagi Chelmsford Report. On the other hand, resolutions moved by non-official Members of the Rombay and Madria Legislative Councils and of the Conneil of State for the appointment of a Committee to bring about a unification of the Karantaka were opposed by the Government in 1926 and 1923 Dr Rama Rau, a Member of the Council of State noved a resolution for the appointment of such a Committee, but it was rejected by the Council because of Government opposition. The Madrias Legislative Council indopted in resolution in August 1929 moved by Mr. P. Siva Rao (Member for Biellary) asking for urgent steps to be taken for the formation of a Karnataka Province comprising the Kauatees-speaking tracts of the Madrias and Bombay Previdences and Coorg. The resolution was passed by the Council, notwithstanding official opposition. A similar resolution was the property of the Council but failed to secure passage through the Honso in spite of general non-official support

It may be useful in this connection to quote the Nehru Report, who made the following observations on the claims of Karnataka for being made a separate Province —

"The case for the Karaataka was placed before us by a representative of the karaataka Unification Sangha mod the Kurnataka Provincial Congress Committee—It had been ably prepared with a wealth of information instorical, cultural and strustical All our questions were answered satisfactorist and in our opinion a strong prima facte case for unification and the formation of Karnataka as a separate Province was mindo—Parts of the Karnataka ho in Indian States, notably Vissore and there are obvious practical difficulties in the way of uniting these with the rest. It might also not be convenient to unite the small islands of the Karnataka on the other side of Vissore—But even so, a sufficiently large area remains financially the position of the Karnataka is very strong, and even at present there is a considerable surploi in the British part of the Karnataka."

Finally, they recommended that..." Parts of Karnataka except the small islands on the other side of Mysore territory should be separated from

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Finally, they recommended that—"Parts of Karnataka excel t the small change in the other side of Wysore territory should be separated from change in the other side of Wysore territory should be separated from

the Provinces in which they are at present included and formed into a single separate Province."

It should also be added that at the All-Parties Conference at Lucknow, recommended in 1929 in adopting the Nehru Report that—"A Committee may be appointed to take all necessary steps to constitute Karnataka, and into separate Provinces."

The six All-Karmataka Political Conferences held since 1920, and the three Karmataka Unification Conferences since 1924 have passed unification resolutions manimously. Besides these, the Veershaiva Mahasabha held in Bangalore in December, 1927, the Merchants' Conference, held in August last in Bagalkot, have demanded unification. The Local Boards of all the Bombay Karnataka Districts, and of Mangalore, many Taluka Local Boards as well as a number of municipalities, have passed such resolutions and sent them to the Government. A general manifesto signed by 34 leaders of Karnataka, representing all districts, all castes, creeds, interests, and all political opinions, was issued in 1927 to the public, asking them to sign a declaration to the effect that they desired unification.

A questionnaire issued to about 200 gentlemen in Karnataka brought 125 replies, only one being against unification.

The following bodies have adopted resolutions within the last few months urging the creation of a separate Province for the Karnataka:—

- (1) The Karnataka Chamber of Commerce.
- (2) The Veershaiva Tarauna Sangha, Bagalkot.
- (3) The Cotton Market Association, Bagalkot.
- (4) The Cloth Merchants' Association, Bagalkot.
- (5) The Hubli Municipal Borough.
- (6) The Karnataka Unification Association, Sholapur City.
- (7) Sirsi Municipality (North Kanara District, Bombay Pres.).
- (8) The Basaweshwar Vidya-Vardhaka Sangha, Bagalkot.
- (9) Ilkal Municipality.
- (10) Dharwar District Local Board.

There can thus be no question either as to the necessity for undertaking the reconstitution of the existing Provinces into smaller and homogeneous units, or, in particular, as to the trend of opinion in the different parts of the Karnataka on the subject of their unification. If the principle of self-determination were to be applied, an overwhelming majority of the people of Karnataka would be found to be whole-heartedly in favour of such a step.

The only other consideration that may possibly be urged by critics of the scheme is whether the people of the Karnataka would be in a position to bear the financial burden of a separate administration. But if Assam can be autonomous Province with a revenue of Rs. 260 lakhs, there is no reason why Karnataka, which, under the existing division of revenues as between the Central and Provincial Governments, would have an income of Rs. 233 lakhs from the provincial sources alone, cannot face a similar responsibility. Moreover, it may safely be said that, with adequate opportunities for development, Karnataka, with its long coast line, and rich natural resources, would rapidly increase its prosperity, and become capable of the comparatively heavier burdens that would be involved in autonomous administration.

The complaint of the people is that the present division of Karnataka leaves them in a position of helpless minorities, both in the Bombay and Madras Presidencies, where they form 19 and 6 per cent. respectively of their total population.

A further handicap is furnished by the fact that whereas the people speaking other languages, such as Gujerati and Mahrathi, in Bombay, and Tamil and Taluga, in Madras, live in contiguous areas, the Kanarese people are scattered over a wide area with Mysore State in the centre.

Communications are not easy in many parts of the area on account of hills and forests and rivers The consequence has been a neglect by the two Provincial Governments of such essential needs of the people as education, health, forests, roads, irrigation and harbour development

It is estimated that the people of Karnataka contribute to the Governments (both Central and Provincial) Rs 48 lakhs more than is spent on them. For a High Court and a University the people have to go as far as Bombay and Madras in their respective Presidencies, there cannot he the least doubt that the present anomalous division constitutes a serious gnerance and stands in the way of the cultural and economic development of the people.

#### APPENDIX A

### AREA AND POPULATION OF THE PROPOSED KARNATAKA PROVINCE

(As per Census Reports of 1921)

#### 8 Tostricts

No of

	Ares in	_ ^0		
Name of District.	miles	Топпе	Villages	Total population
1. Belgaum	4,611	7	1,062	902 996
2 Bijapur	5,707	8	1,120	796,877
3 Dharwar	4,606	17	1,260	1,636,921
4 North Kanara	3 946	7	1,257	401,727
5 South Kanara	4,021	7	793	1,247,368
6 Bellary	5,713	10	911	862 370
7 Coorg (Kodagu) .	1,589	2	377	163 838
8 Milgiris	993	3	51	126,519
8 Districts .	31,163	61	6,639	5,500,618
5 0	utlying Dist	tricts		
1 Madagelra (District Anantpur .	443	1	57	85,595
2 Hosur (District Salem)	1,217	1	437	156 43)
3 Krishangiri (District Salem)	656	2	153	167,302
4 Kollegal (District Coimbatore) .	1,078	1	43	35,356
5 Sholapur (Dietrict Sholapur)	649	1	150	231,161
5 Talukas .	4,240	8	911	769,144
Grand Total	35,499	67	7,750	6,357,762

### ANNEXURE 5.

# SEPARATION OF OUDH FROM THE AGRA PROVINCE.

1

Memorandum by Khan Bahadur Hafiz Hidayat Husain.

In this note I draw attention to the administrative necessity of separating the Agra Province from the Province of Oudh. The United Provinces of India stretch from the plains of Bihar on the East to the plains of the Punjab on the West, and from the low mountain ranges of Central India on the South to the immense barriers which divide British India from Tibet, and Nepal on the North. They include four distinct tracts of country. The area of the United Provinces from which I am excluding the feudatory States of Ranpur, Tehri and Benares is 106,000 square miles or just slightly less than that of the British Isles.

- 2. The Province of Agra originally formed part of the Presidency of Fort William. It received individual status in 1834 as the Province of Agra. The Province of Oudh was annexed in 1856 and became a Chief Commissionership with a separate administration. The two Provinces were first brought together in 1877 under the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Ondh, and in 1902 were finally amalgamated in a single Lieutenant-Governorship and became known as the United Provinces of Agra and Oudh. In 1921, the Lieutenant-Governor was given the designation of Governor.
- 3. The Province which is divided into 48 districts has, according to the Census of 1931, a population of close upon 48½ millions. It is notoriously too heavy a charge for a single administration and should therefore be split up. Both the Provinces of Agra and Oudh suffer from lack of reality in the administration. The progress of both under one system of administration is retarded and neither has the opportunity to develop on natural lines. Small homogenous areas autonomous in their character ought to be the aim of the future United States of India. It is already on the cards that the Central Provinces are going to be split up, the Hindi-speaking districts may be attached to the Agra Province and the Mahrathi-speaking districts may go to Bombay. It would, therefore, be in the fitness of things that Oudh should be separated from Agra Province.
- 4. The Taluqdari system of Oudh and its special laws of primogenitive adoption, etc., are unique in the history of India. Oudh is well able to bear its own financial burden. Even now it has its own highest Court of Appeal both Civil and Criminal. It has a separate cadre of judicial officers. It has its own rent and revenue laws. It has its own University.

Oudh, rightly styled "The Garden of India," has an area of 24,000 square miles and a population of 13 millions of people. For generations past it formed a separate State ruled by its own Nawabs or Kings.

The unique position of the Taluqdars of Oudh, their peculiar status in the land under them, their hold on their tenantry, their patriotism, and above all, their unflinching loyalty to the Government of Great Britain entitles them to their recognition as partners of the Government in the administration of their Province, to the maintenance of their rights and privileges granted to them under Sanads, indeed to the final redemption of all those engagements and promises held out to them from time to time. This the Taluqdars fear is impossible unless the Province of Oudh is made a unit of administration by itself.

5. The Zemindari system of the Province of Agra resembles in many respects the Malgazari system of the Hindi-speaking districts of the Central Provinces. The status of the tenants is correspondingly similar. The soil of Bundelkhund in the Agra Province resembles that of the Jubbulpore Division of the Central Provinces. The Zemindars of the Agra Province are by law recognised as owners of every inch of land within the ambit of their Zemindari. In common with the Taluqdars of Oudh, they desire

that their status in the land he recognised as one of the fundamental rights in the new constitution, and that there be no fear of confiscation and expropriation of their properties, which should remain immuse from duties or taxes, other than the laud revenue, which they are pledged to pay to the Government of the day

6 It is, in my opinion, impossible to reach the tenantry and improve their condition till the Provinces are separated and the charge for administrative work is reduced. In proposing this scheme, I have duly taken into consideration bomogenity in area, administrative convenience, linguistic and racial unity. Oudly, unlike Agra. Province, speaks that dialect of Hindustani which was termed Fastern Hindi in the Census report of 1921. Perhaps there is no other part of Indiu that can undertake its own auto nomous administration with so little disturbance of the present arrangements as Oudh.

November 16th, 1931

#### ANNEXURE 6

MEMORANDOM ON THE REPRESENTATION OF LAND HOLDERS INTERESTS IN THE LEGISLATURES

By Dr Narendra Nath Law, MA, Ph D

The question of special representation of certain interests, Labour, Commerce, Depressed Classes, Landlords and the like, came up before the Federal Structure aub Committee of the last Session of the Round Table Conference in connection with the distribution of soats in the Federal Legis lature. The conclusion of this sub-Committee on the subject, recorded in paragraph \$4\$ of their Second Report was that, "subject to any report of the Minorities sub-Committee, provision should be made for the representation, possibly in hoth Chambers and certainly in the Lower Chamber, of cortain special interests, namely, the Depressed Classes, Indian Christians, Eurlopeans, Anglo-Indians, Landlords, Commerce (European and Indian), and Labour." Both Mr Sastin and Sir Tej Bahader Saprin made sympathetic reference to the need of the special representation of these classes when the question was raised by the Chairman of the Federal Structure sub-Committee and not come to gany definite conclusions on the subject, that is to say, on the question of special sent for these interests in the Legislatures but there is nothing to warrant the view that the sub-Committee had no sympathy for the claims of these interests in the Legislatures but there is nothing to warrant the view that the sub-Committee had no sympathy for the claims of these interests in the Legislatures but there is nothing to warrant definitely in the composition of the Legislatures in the future

It is, however, desirable that the position should be cleared up by those members of the Conference who would be vitally affected by its decision relating to the special interests. Speaking for myself as a Landholder, I would like to press upon you particularly the claims of the landholding interests in India for special representation on a proper and adequate scale. I am sure I can count upon a sympathetic consideration of our care. With your permission, therefore, I renture to put forward in few suggestions which I hope, will receive that carnest attention which the weight of the subject deserves.

I may recall for a moment that a Statutory Commission rejected our claim for special representation in the Legislature though retaining special seats for Commerce and Universities. The reasons given were neither substantial nor conclusive lut roused our introst anxieties as being indicative of a certain from of mind in requestible quarters which, if not

challenged at the outset, might have far-reaching effects on our future interests and status. Our hope, however, lay in the fact that this view contradicted the findings not only of the Indian Central Committee but also of every Provincial Government except the Government of Assam where there is no special representation of Landholders' interests. It is not for us to reiterate that Mr. Montagu and Lord Chelmsford had in their Joint Report on Indian Constitutional Reforms observed that the landed aristocracy of India are recognised as her "natural and acknowledged leaders." In the United Provinces and the Punjah, the great Landholders occupy a unique position in society. In Bengal, too, round the Zemindars at the centre, has grown up an intricate system of rights and duties which it would not he possible to ignore. The Statutory Commission took some pains in drawing up a table supporting their contention that the landholding interests have been sufficiently represented on the various Provincial Councils even without the special representation accorded to them. This shows incidentally, the important part the Landholders still play in the public life of the country and the trust and respect which they command. But the Statutory Commission used the figures to prove that the claim of the Zemindars for special seats was superfluons. It is strange that it did not occur to them that the Landholders had their own special interests to represent and protect, and a Landholder who was sent up by a general constituency might often, quite conceivably, find himself in the most unhappy position of either having to sacrifice the interests of his own classor those of a constituency which he represents in a case of conflict of interests. Such conflicts are by no means likely to be rare, nor are they unforeseen. Thus, for instance, on all matters of tenancy legislation, taxation of incomes, payment of land revenues and the like, the interests of the Landowners require to be specially represented. It is very difficult to postulate identity of interest among the different classes in such cases. We are fortified in our contention by the findings of the Government of India in their Despatch on Proposals for Constitutional Reform. I take the liberty of quoting the relevant extract from their Report:-

"We have ourselves no hesitation in holding that this form of special representation should continue. Both the arguments and the statistics used by the Commission might, to our mind, have been used with special effect to destroy the special representation either of Commerce, or of the Universities both of which the Commission retain....... Such questions as tenancy and land revenue measures may be expected to occupy more prominently the attention of the Provincial Legislatures in the near future, and in the controversies likely to ensue, the landlords can reasonably claim that they should not be deprived of their special representation at a time when the extension of the franchise may well increase the difficulty of their securing representation on a general register." (Para. 39.)

With regard to the last point, it may be observed that we claim special representation not because of the possibility of our failure to be returned on a general register. Even if we are returned from a general constituency, we claim it, for reasons given above, all the same. It is not a correct reading of the situation to suggest that with political progress, the Landholders will necessarily have a diminishing influence in the public life of the country. The distinguished roll of public servants drawn from the landholding classes in our country is by no means negligible and in spite of cases of atrophy here and there, the general conclusion is by no means inevitable that the landowning interests of a country will be a back number in the Free State of India. Our interests and connections, ties and affinities, are too vast to permit us to occupy a position of second-rate importance in the India of the future. May I mention, as an illustration of this point, that the total revenue paid by the Landholders in India exceeds even the yield of the income-tax? That fact alone establishes our supreme interest in the constitutional arrangements of the future.

I may resterate, however, what one of my distinguished colleagues said in the Provincial Constitution sub Committee that in pleading for special representation for ourselves we do not intend to encroach upon the rights of other communities for representation On the other hand, I stand for the representation and protection of every special interest in the State, but its importance must be considerable and there is no denying as to the weight of the Landholder's claim for special representation. If I may be allowed to digress here for a moment, I will take the liberty of mentioning that a tendency of modern political thought is the increasing recognition of the importance of special social and economic interests and groups, and that much of the economic, political and social unrest of to-day is due to the failure of the mechanism of the modern State to adjust itself to the diversification and specialisation of these group interests. It is felt that the safety of democracy has in the perfection of group life and its representation in responsible Legislatures I make bold, with your permission, to refer to this new orientation of political thought and practice in order to remove the misconception that to ask for special representation is necessarily against national interest

As to the number of seats to be allotted to us in view of the importance of our interests and stake in the country, and of the comparative smallness of our number, we are outsited to elaim an adequate basis of represents ton other than population. The need for it is all the more clear since it is obvious that in future the Legislatures are going to be largely increased in size. The claim of the landholding interests in Asym for representation should be recognised. As an illustration and nothing more than an illustration. I may be permitted here to refer to the insystem representations of the landholders of Goalpara as to the hardships they have been labouring under on account of the absence of their representation in the Legislature is in receives to add that we claim proper and adequate representation, for revons which I have already discussed in both the Chambers of the Federal Legislature and the Previousal Legislatures.

As regards the method of representation whether it should be direct or indirect, the procedure will be determined by the manner in which the two Houses of the Federal Legislature and the Provincial Legislature, will be constituted. The Federal Structure sub Committee way "almost unanimously" agreed that the Upper Chamber of the Federal Legislature should be elected by the Provincial Legislature on the single transferable vote Whether this view is necepted by the full Conference or not, there is no doubt that the Landholders are emmently suited for membership of the Upper House of the Legislature But this should be in addition to their representation in the Lower House, which is any case must be direct. If a Second Chamber is agreed for the Provincial Legislatures also we have no doubt that the Landholders will be specially represented there. I have not untentionally raised the question of the number of seats that we want in each case for the reason that this may be left to future discussion and negotiation.

It is needless for mo to emphasiso, in conclusion, that the contentment of the Zemindars is a nitional asset of no men value. On return from Fighand after the adjournment of the list Session of the Conference I have been struck by the naviety with which my fellow Zemindars have been following the deliberations of the Conference I have had the opportunity and honour of consulting their opinion and I have tried to place their views as I read them, in this Memorradium with as much moderation as possible. It take the liberty of appealing to im fellow delegates to realise the importance and justice of our claim and recognise definitely the need of indequate and project representation of our interests in the Legislatines of our country.

# ANNEXURE 7.

MEMORANDUM ON THE POSITION OF LANDHOLDERS (i.e., ZAMINDARS AND PROPRIETORS OF PERMANENTLY SETTLED ESTATES) IN THE NEW CONSTITUTION.

By the Maharaja of Darbhanga and the Raja of Bobbili.

The position of the big Landholders of India in any new constitution requires to be carefully considered by the Delegates, British and Indian, of the Round Table Conference. In the claims that large communities are putting forward for safeguards, the case of a section, which is small in numbers, is apt to be overlooked. But if the importance of this small section is realised, if the stake of the Landholders in the country is adequately appreciated and if the part they have so far played in steadying and sobering public opinion is understood, there will be no hesitation in conceding to them their rightful position in the new order.

It has to be regretfully stated that at the first Session of the Conference, the case of the Landholders has not received that attention which it deserved. Sub-Committee No. III (Minorities) of the Conference which was expected to consider the question, devoted itself almost entirely to the claims of minority communities. It did not deal, with the single exception of the British commercial interests, with any of the interests which are in a minority as distinguished from communities. This result was perhaps inevitable as the big landholders, the representatives of the class on the Conference, the Maharajadiraja of Darbhanga, the Raja of Parlakimedi, were not members of the Committee. It is our earnest hope that this grave defect will be rectified before the Minorities Committee meets again.

Nor did sub-Committee No. VI (Franchise) deal with the question. That sub-Committee quite naturally felt that the nature and number of special constituencies should be first settled before it can deal with the nature of the franchise for such constituencies. That the problem was present in the minds of the members of the sub-Committee is obvious from the Report. The Franchise sub-Committee states: "we are of opinion that the franchise qualifications for special constituencies depend essentially on the nature of those constituencies. We are not empowered to consider the latter point nor are we in possession of information as to what special constituencies are contemplated. The question requires examination by a competent body."

The only Committee that, in spite of lack of representation on that body, considered the position of Landholders, is sub-Committee No. I (Federal Structure). In the course of the Report, it says: "opinion was unanimous in the sub-Committee that, subject to any report of the Minorities sub-Committee, provision should be made for the representation, possibly in both Chambers, and certainly in the Lower Chamber, of certain special interests, namely, the Depressed Classes, Indian Christians, Europeans, Anglo-Indians, Landlords, Commerce and Labour." It is noteworthy that there was unanimity of opinion as regards the need for special representation of Landlords in the Federal Parliament. How much more necessary it is to secure their representation by special constituencies in Provincial Legislatures, will be obvious to anyone who has appreciated the scheme of the Provincial sub-Committee. It has also to be noticed that the Federal Structure Committee expected the Minorities Committee to deal with and report on the claims of the Landlords for special representation.

It is under these circumstances that it has become imperatively necessary to present the case of the Landlords to the members of the Conference.

# Status of Landlords.

The term Landlords, as used in connection with the demand for special representation in any constitution, is not clearly understood. It is apt to be confused with the owners of large areas of landed property under what is termed ryotwari tenure. The term has a specific connotation in

Indian politics. It has been understood to apply to the class of owners who are termed Zamindars and who are proprietors of land and not mere lessees from Government, of land It is also sometimes thought that Zamindars were mere farmers of revenue under old assignments of Moghul Emperors Some were of that character, but most of the Zamindars and in particular almost all the Zamindars of Southern India, and the Taluqdars of Oudh do not belong to this class Their family history dates back to several centuries. Their ancestors were chieftains and rulers of vast areas The houses of Darbhanga, Balrampur, Marshidabad, Burdwan, Venkatagiri, Bobbili, Jeyporo, Pithapuram, to mention only a few, bave historic tradi-tions, not second to some of the important Indian States Over a century back they entered into arrangements with the British power whereby in lieu of protection against invasion they undertook to pay a certain subsidy These sanada or treaties are in their eves, and must be regarded by the as sacred as the treaties with present Paramount Power as sacrosanct as sacred as the treaties with present day Ruling Princes In essence there is hardly any difference between the canada granted to these ancient Zamindars and the Treaties ontered into with Ruling Chiefs This historical perspective is necessary to appreciate and understand the position of the Landfords and the claim they now put forward

The Zumindar's holding a large stake in the country and to a certain extent conservative by tradition and instinct, have no desire to arrest progress or to thwart the legitimite ambitions of their countrymen. They are a part of the nation and are bound to take note of the surging tide of nationalism, and the unanimous desire for Dominion Status for India. But they will be false to their principles and untrue to their Order if they do not desire to pre-cere the inherited rights of their class and secure legitimate guarantees in the now order of things.

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### Special Representation of Landlords

Ever since the inauguration of representative Legislatures in India, this class of Landholders has had a right by special representation of member ship of these bodies

In the Minto-Morley reforms this was conceded, and they formed a fourth of the strength of the elected members. In addition a conderable number of Landlords were nominated. This right was recognised and confirmed to the Montaga-Chelmsford scheme of reforms. Attention is unrited to the very cogent reasons given in the Report on constitutional reforms of Mr Monting and Lord Chelmsford for the special representation of this class It has to be remembered that the interest specularity affecting this class are still under the control of Freutire Councilors and not popularly elected Ministers, and that they form a reserved subject. If it is further remembered that there is a consequable of call bloc in the councils which is expected to hold the balance seen between conflicting interests—it will

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The Governments of Mibra and Orses, is not a white behind the other Governments in their behalf and in their Depried No. 1963 A.R., dated 27td /ugast 1970 est. "The proposal to abolish special representation for their preventations of this, as of other Provinces Dine weight must be given to their teproforthy the Commission appears to have force the Dec Commission appears to have force that the great Lindholders are not considered that the great Lindholders are seen encoconsidered to the construction appears a successful to the commission of the control of the commission of the control of the Lindholders is as great and Orisea, where the previous and influence of the Lindholders is as great and Orisea, where the previous and influence of the Lindholders is as and and Orisea, where the previous and influence of the Lindholders is a say great and Orisea, where the previous and influence of the Lindholders is as and and Orisea, where the control of the Lindholders is a say great and Orisea, where the previous and influence of the Lindholders is a say great and original control of the Lindholders is a say great the control of the Lindholders is a say great the control of the Lindholders is a say great the control of the Lindholders is a say great the control of the control of the Lindholders is a say great the control of the Lindholders is a say the control of the control of the Lindholders is a say the control of the Lindholders in the control of the Lindholders is a say the control of the Lindholders in the control of the Lindholders is a say the control of the Lindholders in th

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### The United Prounces

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andich has supported them at their elections

AC, dated John Jugust, 1939, 2378 "To the recommendations of the objection is taken by several members of the devertment: They urge that the Landholders' constituents do not represent the Landholders' indecated and the Landholders' constituents do not represent the Landholders' indecate in the Landholders' constituent of the present of the area of the position of the position of the position of the position party.

ns, or greater than in other parts of India, the Landholders have not come off so well; they have only secured election in ten of the general constituencies in addition to the fire reserved seats, and even these members, though possessing the qualification needed for the Landholders' constituency, are not elected in that interest in the language of the constituency, the language is impossible," there appears full instituction for their apprehension area, the landholders of voters, but with constituencies smaller in actual not enjoy as favourable a position as at present. The Local Government attach great importance to the due representation of this class, not que Landlords, but as stake-holders in the country, who can be trusted to add a Landlords, but as stake-holders in the country, who can be trusted to add democratic constitution now proposed, consist largely of persons who have sound element of responsibility to the councils, which may, under the little to lose by ill-considered legislation or ill-advised executive action. The office of such an element in the council will be the more necessary when the official bloc is removed and the number of noninated members in favour of special representation completely outweigh the aimgle argument put forward for its removal, and urge strongly that reserved single argument put forward for its removal, and urge strongly that reserved single argument put forward for its removal, and urge strongly that reserved constituencies should be kept for the Landloders in no smaller proportion constituencies should be kept for the Landloders in no smaller proportion constituencies should be the more securities.

### Punjab.

The Punjub Government in its Despatch Zo. 4766—8, dated 14th August, 1930, says: "We are impressed by the fact that, with the extension of the franchise to a portion of the tenantry and a lowering of the rural property qualifications, Landholders of the class which stood for the special constituencies may have difficulties in securing representation. We consider them an important interest in the Province, and as we do not propose to have a Second Chamber, we would retain special representation for them in the Council."

This striking manimity of official opinion cannot be ignored and must be given due weight. Nor, till the Report of the Simon Commission was published, was there any difference in non-official opinion on the subject. All the provincial committees which were associated in the enquiry of the Indian Statutory Commission recommended the retention of special representation for Landlords. The Indian Central Committee also urged its retention.

# The View of the Government of India.

".noitanimon yd baniatdo od present number of their special constituencies, their representation should the event of their failing to secure representation equivalent to the by the Landlords themselves to the suggestion made by the Commission that, withdrawal of their present privilege. Particular objection has been taken Excellency the Viceroy an address containing a weighty protest against the of the proposal was to form a representative delegation to present to His holders themselves, and one of the first steps which they took on learning holders is still needed in view both of the position of the class in the country and of the steadying effect which it is likely to have in the new Legislatures. The suggested abolition of their special representation has been received with feelings of resentment and dismay by the great Land-Committee, and considers that the special representation of the great Landis no special representation of Landlords, agrees with the Indian Central Every Provincial Government except the Government of Assam, where there Central Committee that this class of special representation should be retained. of the Statutory Commission conflicts with the view expressed by the Indian of India on the subject. In their Despatch No. 1 of 1930, dated 20th September, 1930, the Government of India state: "The recommendation The picture will be incomplete without the views of the Government

thereby rugment ne of provincial Luouoine gong sours dno Conti tor any interest ,, mpu, pet und receson ale to adgit and engaget he effered to a class of people who have hitherto enjoyed the the Simon Commission The resort to momination is a reactionary suggestion sauged the feeling of the Zammalara and Landholders on the proposals of It may be emphasized here that the Government of India have rightly

The riews of the Government of India are unequivocal on the need for its own strength and position in the Council.

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ders who are elected by general northole to shirtsh off of eorle 551 [3 many leaders of this important pur But prejudices etill eurvive, meic to recognise their obligations and take up political responsibilities under an as healthy sign of a greater readiness on the part of a conservative class persons possesing the special landlord qualification can rightly be regarded representation should continue The success in general constituencies of " He have ourselves no besitation in holding that this form of special the continuance of special representation for Landlords The Despaid says

rerectably claim that they should not be deprived of their special reprethe near future and in the controversies likely to ensue the Landlords can occupy more prominently the attention of the Provincial Legislatures in Such questions as tenuncy and land revenue measures can be expected to consistuencies may proce to be unrepresentotite of the landholding interest

and in the Provincial Legislatures " Provincial Governments that they aloued be retained both in the Central tion in accepting the view of the Indian Central Committee and of the tuencies for the representation of the great landholders we have no heart-"On the broad issue whether or not there should be special consti-Government of India thus conclude their final and considered recommends septition at a time when the extension of the Tranchito may well increase the difficulty of their secuting representation on a general register. The

suggested that the Delegates to the Round Tablo Conference may now be bar minds out that the Government had supported the claim and their interests The spokesman of the Government of India quite legiti to landholders in the future constitution of India with a view to protect 23rd 1931 whereby he urged that adequate representation should be given by a Landholder member in the Council of State so recently as September This feeling was reflected in a resolution moved gungen mort boomereng the Round Tible Conference have not so far allayed their apprehensions or In spite of the etrong support of the Proximetal free proceeding of Governments and the conseniors of

and all newort to nomination to secure their proper prize in the land They are emphatically of passions and class | rejudices of their tenantive aft united jus ve mitogie gut ne moch tiln to strob oilv occit to edortie towards their tenantive they will be exposed to merciles and unscrupulo is will conflict with their duty to their order. They further feel that even as where there class has to be represented their obligations to the electorates bound by it a man later of such electorates and that in those very situl tesnes both Provincial and Central They respectfully point out that it I and holders are returned through general electorates they will necessarily feel be beard in vindication of their rights in the popular Houses of Legislature blunds sails sent that their stake in the country requires that that thought with collectues the pretice of their clause and the need to meet them they The I andholders' delegation at the Conference therefore urge on their addressed on the subject

Landholdors, therefore, claim that they should be granted special representation through special constituencies in the same ratio to the total elected strength of the House as at present, in both the Provincial and Central Legislatures.

In anoher memorandum the question of Second Chambers and the claims of Landholders with reference to such chambers will be dealt with.

### VANEZURE 8.

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SIATEMENT ОН ВЕНАГР ОГ ТИЕ ВОМВАУ РВЕЗІВЕНСУ.

# Circulated by the Raja of Bobbili.

18th October, 1931:

I. On behalf of the Sardars' and Inamdars' Central Association of the Bombay Presidency representing the landed aristocracy and gentry of the Bombay Presidency who are commonly styled as "Landholders," we have the honour to present their case to His Malesty's Government and to the members of the Indian Round Table Conference.

2. The class of the "Landholders" is composed of Sardars, Inamdars, Jahagirdars, Saranjamdars, Talukdars and Watandars, each of which tenure has some specialities peculiar to it. The term "Inamdar" is more or less generic and has been used so as to include all the various tenures.

3. The landed aristocracy of the Rombay Presidency is an important part of polity from times immemorial. It founded empires, led armies, and was principally responsible for the civil administration, army and defence. It formerly wielded and still wields a great influence in society. It is in no way inferior to any other class in respect of education and culture, and has not been slow to move with the changing times. This class thas the special advantage of coming into direct contact with the villages, for the development of which no class is better fitted. In paragraph 147 of the Montagument of which is said—

"The natural and acknowledged leaders in country areas are the landed aristocracy. They generally represent ancient and well-born families and their estates are often the result of conquest or grants from some mediæval monarch. By position, influence and education they are fitted to take a leading part in public affairs. Some of them are beginning to do so, and our aim must be to call many more of them out into the political lists."

This quotation is given to bring prominently to notice that the framers of the Report intended to lay down as a matter of policy that this class should be given proper facilities to play their part in the new order of things.

4. The interests of this class are extensive. In the Bombay Presidency proper (exclusive of Sind) this class holds 2,0764 yillages as alienated, the total number of villages being 20,8344. The net revenue of the alienated villages and lands is Rs. 1,07,13,995, the land revenue of the Government villages being Rs. 4,30,15,007. Thus it can be roughly said that Sardars and Inamdars hold one-tenth of the number of Government villages, and hold one-fourth of the number of Government villages, and long-fourth of its land-revenue.

5. The tenures, culture and political education of Sind being entirely distinct from that of the Presidency proper, our Association has restricted its activities to the aristocracy of the Presidency proper, and ne are not going to offer any remarks about Sind and Sind Landholders.

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19 No have persons of all castes creeds and relutions in our class, native feating of communication At a time when the eval of communication is a range of the communication at the communication is a range of the communication at the communication of the communication and communication and communication and communication of the communication and communicat

If Our clear has a large stabe in the country, and by tradition we are analogously state a senso of responsibility and appreciate the difficulties of administration. The prongeness of our estates brings us not contact with almost every department of the Government, and the presence of this clear in adequate numbers will serve as a healthy check on hasty and illegislation.

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9 No strongly complain that in spite of the expension of the Bomhay Council in 1899, in 1999, and in 1990 the Deccan Sardars and Inandars are just in the same place as they serie in 1861 when the Councils came price as they serie in 1861 when the Councils came practices with respect to the number of their seats in it However, we note that the child in the Insufficient of Presentation at the hands of the Ortenment

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8 The Sardars and Immadrar present identified to special and adequate supercentration when the Rt. Hon Mr. Monthale come to indicate adequate supercentration when the Rt. Hon Mr. Monthale come to bright and Third output house that for no estentiable reason and the class of intenders, and the Government of Indicate pages of the class of intenders, and the Government of Indicate when it is accounting the contract of India Reason to make the Maccounting the Association and the Covernment of Maccounting the Thermal Contract of Maccounting the Thermal Countries of the Maccounting the Thermal Countries of the Maccounting the Maccounting

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landbolders of Sind and the Sardars of the Deccan, the Inamidars being alternately shared by the landholders of Sind and Sardars of Guzerath, and Bombay Presidency were given a seat in the Central Legislature, which was edt to ersbiodband edt bar redfrut tane 2001 to earroisfi bendanarinanu Inamidars who constitute the mann bulk of the landed aristocracy remaining Minto Reforms provided one more seat for them in the local council, the -telvold end has 2001 resy end though the frex of the Morte and the Morte of the thin those of many of the Sardars, remained unrepresented The Order Covernment Thus the Induction of whom have inferests much larger in the list of Sardars depends exchusively on the sweet will of the Bomhay Department of the Bombay Government, and the inclusion of any person Council The Order of Sardars of the Deccan is a creation of the Political the constitution of the Legislatures Elective principle came in, and one too as the reserved to be elected by the Decean Cardais only for the Bombay forms Bombay Legislative Council till the year 1899, whom there was a change in Since 1861, one person from our cass was no ont at botar

Legislature

the strong demand from the public for the same, and they should be so constituted as to progress on proper lines. We record it as our considered opinion that this can be best achieved by giving the special interests so minch representation as would effectively influence the deliberations and decisions of the Logislatures. We have confidence that representatives of the Landholders, Commerce and University will be persons of balanced views, and their voting will be guided by reason and responsibility. As the popular Chamber will have real power and control over the purse, great care has to be taken of its constitution; we advocate the policy of effective representation of the special interests in it.

11 With the parts are the popular characteristic interests in it.

14. With due weight to these considerations and without exaggerating our claim in any way, we modestly ask for twelve seats in the Bombay Council, and three in the Assembly, and one in the Council of State, if it is to be retained.

# second Chamber for Provinces.

consisting of the representatives of important interests like the Landholders, Connieved University, and men of experience is a necessity in the interests of the people of the Bombay Presidency during the initial period of the introduction of autonomy until the Legislatures are accustomed to use the introduction of autonomy until the Legislatures are accustomed to use the introduction of autonomy until the Legislatures are accustomed to use the new powers with which they will be invested, and the voter fully learn by experience the importance of the right to vote, After an experience of twenty years, the Provinces should decide whether the Second Chamber should be continued or done away with. Our Association unhesitatingly states that the Simon Commission have put the cart before the horse in recommending that the Provincial Legislature should be unicameral at the outset and should afterwards decide whether to establish a Second Chamber.

16. It may be pointed out that this Association had waited in deputation of His Excellency Lord Chelusford and the Right Honourable Mr. Montagu

in 1917, and had submitted a scheme for a Second Chamber even then.
17. This Association recommends that the Second Chamber should be so constituted as to be above any tinge of communalism which can be seemred by an electorate with high franchise and without communal basis.

 $W_{\rm e}$  think that a Second Chamber so constituted will be an effective preventive-to the evils of communism in the Lower House.

### Guarantees.

18. While advocating full autonomy for India. we make it clear that specific provisions be incorporated in the new constitution for respecting the pledges and solemn engagements made by the British Governments, and by the British Government.

19, As observed in paragraph 147 of the Montagu-Chelmsford Report, "the estates of the Landholders are the result of conquests or grants from some mediæval monarch". In pre-British times many of the Ruling from some mediæval monarch". In pre-British times many of the Ruling Princes and many of the "Landholders" stood practically on the same level. After the introduction of the British Government, "Landholders" ing into Treaties with them. Such of the old magnates as did not then possess extensive estates were not invested with territorial powers and possess extensive estates were not invested with territorial powers and these now constitute the class styled as the "Landholders" of the Bombay Presidency. Solemn pledges were given and Sanads were issued to them on behalf of the Secretary of State for India as representing His Majesty's on behalf of the Secretary of State for India as representing His Majesty's further increase in land tax or succession duty. Our Association urges further increase in land tax or succession duty. Our Association urges that the Indian or Provincial Legislatures should not be given any power to impose any tax on Inams and Saranjams in contravention to the to impose any tax on Inams and Saranjams in contravention to the

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of the Bombay Presidency --A brief note on the aims and extent of the interest of the Landholders

to our prayers but transfers of the transfers consideration to the statement and the President and the Members of the Round Table Conference on behalf 21 In conclusion we have the honour to request the Right Honourable

His Majesty's Government is just, modest and reasonable tor statutory provision for respecting the Sanads and piedbes given by On As stated above, the Landbolders and the Ruling Princes stood on the came lovel in pre-British times, the only difference being the extens; the came for their pre-British in portance of their captures and their political importance shall be respected our claim agreed that Treativey made with the Princes shall be respected our claim agreed that Treativey made with the Princes shall be a property of the property of the princes and the property of the property of the princes are property of the princes and the property of the princes are property or property of the princes are property or property of the princes are property or proper

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They are for full Dominion Status and will try to attain it stanent they have been helping the popular cause as far as it lies in porting all popular movements Consistently with their relations with Govour rights and privileges, for fear of learng the holding itself, with the reach that their prestige both with the Government and the people is bong sowir undermined Landholders have all along been surjectedly supporting sit droupus of nore from bred e dirol gnittug to vie sermin et etelo Sand might be stretched to any length by the Executive Covernment our Condition of loyalty imposed on the Sanads - As the loyalty clause in the country, are included in this class of Lindholders

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The strong of the strong of Saranjan at may either directly

(d) This conference considers that unless the class of Sirdars and Inamdars which forms the greatest special interest of Bombry Presidency is adequately represented, the Round Table Conference cannot be said to be really representative

Proposed by Sardar V N MUTALIK Seconded by Sardar G N MULLEDAR M L A Supported by Mn H R DESU M L C Supported by How Sarday Jaganath Maharai Supported by Sarday S A Surdesat, Rakasot

Resolution No 2

This conference urges the Government of India and the Government of Bombas to recommend to His Majesty's Government and the Round Table Conference and request His Majesty's Government and the Round Table Government of India Act for undisturbed confumnance of alternations without any diminution. This conference expressly points out that alternations are not liable to any interference or diminution.

Proposed by Shri Nanasahes Mutalie Seconded by Sandar G M Mujumbae, M L A

Resolution No 3

Having regard to the conditions in the Presidency the conference considers that a Second Chamber is a necessity for the Presidency

Proposed by SARDAR DAJISAHEB PATWARDHAR Seconded by SHEI NANASAHEB MUTALIK

Resolution No A

This conference disapproves of the policy of the Bombay Government regarding the forfeiture of properties held under Sanads without getting any decision of a Civil Court and recommends Government that the propert es so forfeited without obtaining any decree should be restored

Proposed by Shii L M Deshpandr Seconded by Shii Nanasahen Mutalik Supported by

SHILL JAHRAMDAS DESAL and P K SHIRALKAR

Resolution No 5

In view of the policy as adumbrated in the Government of India Act, 1919 and in the recent speeches of the Prime Minister representing the British Government, this conference is of opinion that Sardars, Inaudiars and Watandars, in their own interest as well as in the interests of the country should work actively to achieve full Dominion Status for India by all constitutional means

Proposed by Shei L M Deshpande Seconded by Shei J B Desai Supported by Shei Gopalbae Deshpande

Pesolution No 6

This conference considers it necessary that the class should co-operato with all the leading political parties in India with in view to shape and help the future constitution and progress of the country and so self-guard its own interests

Proposed by ShPi G R Janiguedae Seconded by G T DESHPANDE It cannot therefore be denied that either directly on its timestern in an all times recommend to the comparability it is a fact that a fac

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octoons growth of democracy

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November 23rd, 1931

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members would econd Chambers d be followed in systed to express opinions

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incley Landlock, but often clage interests as well indeed Chambers in this connection it has to be specially explained that Second Chambers are the Proposed on the Second Chambers and the Second Chambers the class of the Lands of the Interestives, Labour, to an equil extens a lie seed the Second Chambers the dad to engage the rights and Cammers when the standard parameter, and the amount of the second Chambers the second of the second Chambers the second chamber of a second Chambers the second chambers that the second chambers the second chamber to second chambers the second cham

It may be asked why, among others, Landords require n Second Chamber in the Drovnees, when force has shread who, do not be seen as decided Chamber in the oppularity elected Chamben The reason is obvious Becaution in the oppularity elected Chamber in the oppularity elected Chamber in the oppular Chamber in the curse the claim for special representation in the oppular Chamber in the cut of the claim of the

In Il Provinces, and we are prepared to consider the incorporation of a vorter of the constitution of a constant of the constitution and mendatument such as outlined by the George ages of I fadin for the aboliton of Second Chambers at the end of ten years need to I fadin for the aboliton of Second Chambers at the order to the present of pulse and the description of the standard of the presence of pulse of the description of the constitution of the second Chambers in the Provinces, it beginshy follows that there are should be restricted become described the provinces and the Provinces, the logically follows that there is abouid be straight of the provinces and the provinces are the provinces.

the non-official members were able to realise their full implications. The decision of the Government of India thus remained a close secret

The rank and file of the unfortunate division condemned to Indianisation under the scheme hair on idea what is an store for them. Their chances of promotion for efficiency and meritorious service are completely blocked. Thervall not get any promotion as Vicerory's Commissioned Officers like their brethren in the un-indianised divisions. The prospects of promotion in the two units will thus be vastly different and this fact when known will certainly have a bad effect on the recruitment and morale of the Indianised division.

The advent of the Indian efficers who will replace the British officers will at the same time stop the promotions of the rank and file and the latter are bound to look upon them as immacal to their interests. A feeling of hatred is likely to be engendered against them and it is feared that discipline will materially suffer. If the feats are realised the Indian officers will be exposed to the charge of incompetence and this may ultimately lead to the condemnation of Indianisation.

The Civil Service and officers of the civil aide of Government are treated with great consideration. Whenever any new change is introduced care is taken to see that it does not prejudice the interests of those who were enlisted before the introduction of the change. They are given an opportunity to place their case, compensation is privided for any loss that may be fall them and everything is done so that there should be no discontent. The most glaring instance of this policy that occurs to me is the sudder increase in the number of Executive Councillors in Bengal Bombay and Madras in 1921 Up to that year the work was done by three Executive Councillors of whom one was an Indian Civil Servants had in prospect two Executive Councillorships and care was taken that their prospects should not suffer So although half the work was transferred to the newly appointed Ministers and there was not sufficient work for two Fxecutive Councillors their number was raised to four so that under the provisions of the Gor-ernment of India Act the number of Executive Councillorships open to the Indian Civil Service should remain at the as before. This has entailed un necessary lieary expenditure and nt the same time made the administration But it was looked upon as justifiable to keep the service contented

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# ANNEXURE 10.

# MEMORANDUM REGARDING DEFENCE

By Mr. B. V. Jadhav.

A sub-Committee of the Round Table Conference was constituted last year to consider questions of Defence, and they recommended:

- (a) "That immediate steps be taken to increase substantially the rate of Indianisation in the Indian Army to make "with the main object in view, having regard to all attendance of the requisite standard of efficiency."
- (b) That in order to give effect to (a) a training college in India beestablished at the earliest possible moment, in order to train candidates
  for commissions in all arms of the Indian Defence Services. This
  college would also train prospective officers of the Indian State force.
  Indian cadets should, however, continue to be eligible for admission
  as at present to Sandhurst, Woolwich and Cranwell.
- (c) That in order to avoid delay the Government of India be instructed to set up a committee of experts, both British and Indian (including representatives of the Indian States) to work out the details of the establishment of such a college."

The Government of India accordingly set up a committee under the Chairmanship of General Sir Philip Chetwode, the Commander in Chici of India, who submitted their Report to the Government of India.

Copies of this Report have been supplied to the members of the Round Table Conference.

I beg to submit that it is very desirable to convene a meeting of the Defence Committee of the Round Table Conference to consider the recommendations made by the Expert Committee and thus afford the members of the Defence Committee to place their views before the Round Table Conference. But if the Government do not see the necessity of calling a meeting I take this opportunity of placing my views before the members of the Conference with a hope that the authorities here and in India will rive due consideration to them.

The proceedings of the Committee of Experts were opened at Simla on the 25th of May, when the Chairman, the Commander-in-Chief, in outsed the Committee of the Government's proposals for an immediate extersion of ille field of Indianisation in the Army to a force equivalent to a complete division of all arms and a cavalry brigade, with proportionate provision for ancillary services, staff, etc. These proposals involve an output of about "60 Indian King's Commissioned Officers a year". The Committee's task was stated to be "to draw up a scheme for a military college capable of producing this output".

I must state here that I am among those who do not approve of this method of Indianisation by dividing the Indian Army into two groups, Indianised and un-Indianised. I think that Indianisation should proceed from the bottom in all the units of the Indian Army.

In paragraph 14 of the Report reference is made to a decision of the Government "gradually to reorganise the officer establishments of Indianising units on the British pattern, consisting of 28 commissioned officers in a battalion, as compared with the existing establishments of 12 King's Commissioned lion, as or 19 Viceroy's Commissioned Officers. This decision involves the eventual elimination of the Viceroy's Commissioned Officer, no less than the British officer, from Indianising units".

I have to raise a voice of protest against this decision of the Government of India which they took three years ago and managed to keep it as a secret. It was casually alluded to in the speeches by the Commander-in-Chief and the Secretary, Military Department, in the two Houses of the Indian Legislature. But the words used were so cleverly enigmatic that none of

the non-official members were able to realise their full implications. The decision of the Government of India thus remained a close secret

The rank and file of the unfortunate division condenned to Indianisation under the scheme have no idea what is in store for them. Their chances of promotion for efficiency and meritorious service are completely blocked. They will not get any promotion as Viceroy's Commissioned Officers like their brethren to the un Indianised divisions. The prospects of promotion in the two units will thus be vasily different and this fact when known will certainly have a bad effect on the recruitment and morale of the Indianised division.

The advent of the Indian officers who will replace the British officers will at the same time stop the promotions of the rank and file and the latter are bound to look upon them as immed to their interests. A feeling of latted is likely to be engendered against them and it is ferred that discipline will materially suffer. If the fears are realised the Indian officers will be exposed to the charge of incompetence and this may ultimately lead to the condemnation of Indiansation.

The Civil Service and officers of the civil side of Government are treated with great consideration. Whenever any new change is introduced care is taken to see that it does not prejudice the interests of those who were enlisted before the introduction of the change. They are given an opportunity to place their case compensation is provided for any loss that may be fall them and everything is done so that there should be no discontent. The most glaring instrance of this policy that occurs to me is the sudder increase in the number of Executive Councillors in Bengal Bombay and Vadars in 1921. Up to that year the work was done by three Executive Councillors of whom one was an Indian. Civil Servants had in prospect two Councillors of whom one was an Indian. Civil Servants had in prospect should not suffer. So although half the work was transferred to the newly appointed Ministers and there was not sufficient work for two Frecutive Councillors their number was raised to four so that under the provisions of the Government of India Act the number of Executive Councillorships open to the Indian Civil Service should remain at two as before. This has entailed un necessary heavy expenditure and at the same time made the administration to pheavy. But it was looked upon a pushfielde to keep the service contented

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Another objection to this decision is that it adds unnecessarily to the cost without in any way increasing efficiency. Sixteen King 3 Commissioned Officers in each battalion are to replace 18 or 19 Yicerov's Commissioned Officers. The cost will increase nearly fourfold in salaries alone. The leave allowances trucking expenses and other charges will also increase the cost

The Viceror's Commissioned Officers have done very good service and no officer of note has ever branded them a mefficient. The change is not called for and I submit that the Government of India should consider its decision

The strongest objection from my point of view is that the change will materially retard the rate of Indiamisation. If every batchion is to absorb 25 officers instead of 12 as at present it is clear that if Indiamisation under the old a lene would have taken (a) years under the new scheme as put forth in the Government of India's decision Indiamisation will surely take (its) years.

The minutes of dissent have put forth other objections which I think are

The Defence sub-Committee of the Round Table Conference recommended that Indian Cadets should be eligible for admission to Sandhurst, Woolwich and Cranwell. The Committee in their majority report have rejected the recommendation. I am of opinion that the Chetwode (Expert) Committee had no right to revise the decisions of the Round Table Conference. I am in general agreement with the arguments that have been advanced in the diesenting minutes on this point.

I strongly urgo that the college should be opened as early as possible and not later than November, 1932.

16th November, 1981.

### ANNEXURE 11.

# THE PROBLEM OF THE ARMY IN INDIA.

Ry Diwan Bahadur M. Ramachandra Rao.

- 1. The discussions in the Federal Structure sub-Committee on the Army question were mainly directed to the constitutional problem in relation to the defence of India. While I am in general agreement with the scheme proposed by Sir Tej Bahadur Sapru and others during the discussions in the sub-Committee in regard to the future control of military policy and administration during the period of transition, I am of opinion that several questions relating to the size, functions and organisation of the Army in India have not received yet adequate attention from the sub-Committee or of the Conference as a whole. The meetings of the Defence sub-Committee were held during the closing days of the Conference in January last with very restricted terms of reference, and the general conclusions reached in that Committee did not cover the whole ground of the problem of the defence of India in all its aspects. The Prime Minister's declaration on the 19th January last has made it clear that the responsibility for the affairs of India is to be placed on Indian shoulders. Whatever be the measure of constitutional advance that may result from the labours of this Conference, a selfgoverning India must be eventually in a position to provide itself with armed forces commanded by Indians and fit to undertake the defence of the country. The only position compatible with responsible self-government in India similar to that prevailing in the Dominions, is an Army officered and controlled by Indian officers and responsible to a Federal Government in India. aspect of the question was fully recognised by the Defence sub-Committee of this Conference in its Resolution No. 1, which was to the effect that "the sub-Committee consider that with the development of the new political structure in India, the defence of India must, to an increasing extent, be the concern of the Indian people, and not of the British Government alone". In order to give practical effect to this principle, they recognised "the great importance attached by Indian Courts to the reduction in the number of British troops in India to the lowest possible figure." and recommended that the question should form the subject of early expert investigation. They also recommended that immediate steps should be taken to "increase substantially the rate of Indianisation in the Indian Army, to make it commensurate with the main object in view, having regard to all relevant considerations, such as the maintenance of the requisite standard of efficiency". They agreed that a training college in India should be established at the earliest possible moment, and suggested the appointment of a committee of experts to work out the details of the establishment of such a college.
- 2. It was generally expected that the Reports of the two Committees suggested by the Defence sub-Committee would be ready and be made available to the members of the Conference during the present Session. In regard

to the early expert investigation concerning the reduction of British troops in India, suggested by the Defence sub-Committee to the understood that the Government of India bare, in consultation with the Secretary of State for India, appointed in May last a commuttee of multiary experts to go into the question but its composition and torms of reference are not known it is believed, bowever that the Committee is wholly composed of military officers. It was expected that when this Conference resumed its labours during the current session, the Report of this Committee would be placed before the Conference In answer to an inquiry by me, I was, bowever, informed that the expert investigation which was started early in December was still proceeding, and that the India Office has stated that "it is too cirlly as yet to say at what stage the results of this Committee will be available." It is clear, therefore that during the present sittings of the Conference this report will not be made available, and it is not known whether this report will be published It is unfortunate that so representative a gathering as this Conference should terminate its proceedings without expressing its considered views on the vital problem of the defence of India, with special reference to the reduction of the British garrison, in the light of the expert investigation suggested by the Defence Committee

#### Strength of the British Troops in India

3 For several years Indian political opinion has expressed itself in no encertain terms on the subject of the reduction of British troops in India, both on political grounds and also as a measure of economy. It is unnecessary now to dwell on either aspect of the question at my length. The arguments are well known to every member of this Conference and have been elaborated almost every very in the Indian Legislative Assembly and also at the annual meetings of all important political organisations in India.

4 On the eve of the Indian Mutiny the Indian troops in India out-numbered the British by eight to one. The total strength of the European troops serving in India about the year 1857 was 6 170 European officere 39 502 non-commissioned officers rank and file and 465 European veterans, making a total of 45 107 Before the mutury campaigns were over the British Garrison in India was ruised to over 70 000 men and the Army Commissions, which sat since the Unitar Ind down fixed preportions of British to Indian troops which were accepted as matters of high policy In consequence of this these proportions were only slightly varied and the strength of the British Army in India, as determined almost immediately after the Mutiny has been maintained more or less at the same level 1885 on account of the supposed danger of a Russian invasion 10 000 British and "0 000 Indian soldiers were added to the Army and the total strength of the Army in India as it stood in 1887-88 was 74 000 British and 145,000 Indian soldiers The actual strength of combatant troops of the Army in India in 1003 was 77 075 British and 142 087 Indian ranks During the Great War there was a great expansion of the Indian ranks but on 1st September 1923 the strength of the British Army in India was 15,924, and the Indian Army was 124 507 Corresponding Egures on the 1st April, 1931 are 68 558 and 132 977 It will be seen from the above summary that the proportion of the British to Indian troops before the Government of India was taken over he the Crown as 1 to 8 and after that event this proportion was generally 1 to 2 In 1879 the Peel Commission fixed this proportion at 1 to 2 for the Bengal Army and 1 to 3 for the Vadras and Bombay Armies This was subsequently changed to the general ratio of I to 25 and the ratio is practically the same at the present day

### The Purpose of the 1rmy in India

I Various reasons have been assigned from time to time for the maintanance of this large British Garrison in India, and I should not have referred to these reasons but for the "assurances" said to have been given to the Indian Statutory Commission on this matter. The Statutory Com-

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The Defence sub-Committee of the Round Table Conference recommended that Indian Cadets should be eligible for admission to Sandhurst, Woolwich and Cranwell. The Committee in their majority report have rejected the recommendation. I am of opinion that the Chetwode (Expert) Committee had no right to revise the decisions of the Round Table Conference. I am in general agreement with the arguments that have been advanced in the dissenting minutes on this point.

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armics of self-governing dominions are organised and maintimed to meet their own requirements the Indian Army is part of the British Imperial astem and the Esher Committee proceeded to make their recommendations on this livis. In the first session in 1921 the Indian Legislative Assembliemphatically repudiated the assumptions underlying the Report of the Esher Committee that the Army in India could not be considered otherwise than as part of the armed forces of the Empire, and that the military resources of India shoulb de developed in a manner suited to Imperial necessities

#### Mr MacDonald

S Finally, I might also refer to the observations midd by the present Prime Munister, Mr MacDonald in his book on the Government of India fie says. "What is the proper charge for India to bear for this occupation? A large part of the arms in India—certainly one half—is an Imperial Army which we require for other than jurely Indian purposes and its cost, therefore should be not from Imperial and not Indian funds. When we estationed times in other parts of the Lanpier, we did not charge them inpoint the Colonics, but in India on hate the influence of the dead hand. A self governing Judia would no doubt insist upon bearing some definite share in defence that his the Dominions it would is the how much it ought to bear it would a plat the cost to its means and it would decide in what form it was to nake its contribution—perhaps an Indian recruited army. In an event, the present plan, he which India pays for the Imperial arms stationed there, suffout in any was determining policy, is as bad as it can be If the sating system of military defence is to last, the whole cost of the British arms stationed in India should be pour by the Imperial Teleguer."

I have referred to the statements of these high authorities, as it was also suggested at a recent conference held at the India Office that the Vrny in India at the present time is organised and munitained solely for the defence of India. This is not a fact. On the face of the admissions referred to above it is clear that the British Garrison in India is munitained at heat purity for curricing out British poley in the I ast.

#### Indianisation of the Indian Army

1 shall now refer to the scheme of Indiamention of the officers' ranks of the Indian Army During the discussions of the Defence sub Committee it was strongly urged by several numbers that subject to the requirements of efficiency and the availability of surtable condidates as officers, some definite indication should be given as to the rate of Indianisation or that some period should be fixed within which the Indianisation should be completed moverets of the members considered it impossible for proctical reasons, to lay down any definite rate of Indianisation and recommended that immediate sters should be taken to increase substantially the rate of Indianisation in the Indian Army to make it commensurate with the main object in view, it's the increase of the responsibility of the people of India for the defence of their country. It is a legiturate inference from the proceedings and resolutions of the Defence sub-Committee that the principles as to the pace and nethod of Indianisation would be discussed by the Committee appointed unil r resolution 2 (c) of the Defence sub-Committee which was directed to take into consideration the reports of all the committees hitherto appointed in regard to this matter. Nevertheless, the Government of India, in contra-vention of the intentions of the members of the Defence sub-Committee. decided the question relating to the pree of Indianientian. The Commanderin Chief in India, who presided over the deliberation, of the Indian Military Cologo Committee gave a runing that the question of what should be regarded as a substantial increase in the rate of Indianastion cosmonistic ways rot the print object of resolution No. 1 of the Delines sub-Committee was rot within the coursetence of the Committee. The work of the Military College Committee was therefore, practically restricted to a consideration of the educational and financial details relating to the establishment of the coll re-

ing efficient personnel to the army, he would far sooner see in the inter-mediate stage Indian endets maked throughout the Indian units with British officers, and he expressed the opinion "that we shall have a far more efficient army if a mixture of Indian and British boys in the same unit is permitted than by totally Indianising certain units" After a review of the whole evidence, the Sandhurst Committee came to the conclusion that "both for psychological and practical reasons, the continuance of the scheme can, in their opinion only conduce to failure" They said "With Indianisation recording in the army in my measure, the only means of ensuring successful Indianisation and, concomitably, the maximum degree attainable of multitary efficiency, as to allow Indian Officers to serio shoulder to shoulder with British Officers, each learning from the other in every unit of the Indian Army This was the original plan and, as we believe the correct one There is one other practical consideration to which we attach importance The Indian King's commissioned officer is still a new element in the Indian Army to which that most conservative body of men, the Indian rank and file, have not yet become fully accustomed. By the method which we advocate this new element can be absorbed with the least degree of questioning and this new element can be used with the least depend of the Indian Army taken as a whole" Notwithstanding this weighty opinion of the Committee based upon most important evidence, the decision to continue the eight units scheme was a serious blow to all chances of successions. ful Indianisation. It cannot be a matter of surprise if uncharitable people draw the inference that these responsible for this decision did not want to give the Indian cadets all fair chances of success. The present proposal is to extend the scheme to IG units, that is to one whole fighting formation. This step has been taken by the Government of India and the Secretary of State notwithstanding the criticisms raised against the eight units scheme during the last six or seven years

### Flimination of Viceroy's Commissioned Officers

12 In regard to the elimination of the Vicerov's commissioned officers and the reorganisation of the Indianised units on the pattern of the British Army, I would again invite the attention of the Conference to the observa tions made by Major General Raja Ganpat Race Beghunath Baywade, C.B.F., and Sir P. S. Siraswamy, typer K.C.S.I. C.I.P. They say "The present organisation of the Indian Army, has existed for a long time and there has been no complaint that it was defective or inefficient. On the other hand it has been repeatedly acl nowledged that the Vicerov's commissioned officer is the backbone of the army just as the permanent non-commissioned officers in the British Arms, who come midway between the King's commissioned of cer and the men in the ranks are said to form a wonderful body. It lies uj on those who wish to introduce a radical change in the status que to make out a strong case in favour of the change. The mere fact that the British Army is organised on a different basis is not a sufficient reason for departure from the existing organisation. There is no reason to assume that the British pattern is a model of perfection and should be slavishly imitated elsewhere. Even supposing that the existence of an intermediated ak between the King s commissioned officer and the rank is unnecessary it would furnish no argu ment for a change unless it could be shown that the existing system has preduced any evil results." The organisation of the army in every country is adapted to its own necessities and requirements and there is no reason for the adoption of the pattern of any other country without regard to its own administrative necessities and other conditions. Moreover, the Indian Military College Committee have never considered the financial supert of their proposals. The substitution of the Vicerov's commissioned officers by the Aungs commissioned officers will add enormously to the cost of the maintenance of the arms in India. Under any circumstances this matter does not som to be a problem for immediate consideration. I venture to draw the attention of the members of the Conference to the arguments on both sides which have been fully set out in the dissenting minute above referred to



required would seriously interfero with the success of Indianisation. I am therefore of opinion that the whole scheme pat forward by His Excellence the Commander-in Cluef and embodied in the Report of the Indian Military Collego Committee requires reconsideration

In conclusion, India demands a change in the present policy of concentrating the defensive forces of the country in the hands of the British, and to transfer the burden as rapidly as possible, consistently with efficiency, to Indian shoulders. In view of the Prime Minister's declaration last year this policy will be altogether indefensible. Our inability to defend converters is often cast in our teeth as a serious impediment to the attainment of the status of a fully self governing Dominon though the past policy of Great Britain is the main cause of this impediment. The formulation of a new inlitary policy und-sure the people of the ceuntry and the transfer of the defence of the country to their shoulders is a necessary concomitant of the new status of India referred to in the declaration of the Prime Minister. The sincently of Great Britain to constitute India into a self governing Dominon will be tested by the adequacy or otherwise of steps taken for transferring to Indian shoulders as rapidly as possible the defence of India.

### ANNEXURE 12

MEMORANDUM ON THE QUESTION OF SAFEGUARDING BRITISH COMMERCIAL RIGHTS

By Dr Narendra Nath Jau, MA, Ph D

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#### Need for Re examining Clause 14

In this Memorandium I propose to have the question of the safeguarding of little trading rights reconsidered and the implications of Clause 14 of the Report of the Minorities sub-Committee, as amended by the whole Conference at their meeting on the 19th January 1931 taken up for frish examination. For reasons stated hereafter it is now impertiave to reconsider the issues involved in the question. I need hardly emphasise that the deliberations of the last Session of the Conference on this problem of vital import ance were not considered as conclusive in their besture on the same.

#### Prime Minister's Declaration

Furthermore, the suggestion for a reconsideration of the question is supported by the declaration made by the Prime Minister on behalf of His Majesty's Government while adjourning the last Session of the Conference that the conclusions arrived at were all subject to review in the light of their reactions on the public mind both of India and of Great Britain the view that the deliberations of the last Conference on the particular subject were of a provisional character is also borne out by the fact that vers little time could be spared at the last Session either in the sub-Committee or the Committee of the Whole Conference for the discussion of this particular utject. In fact in the sub Committee it was servede discussed at all. The point was specifically "urged" by Sir Hubert Carr and Lord Reading frought that the clause ought not to be put in as "spreed". That was on the 16th January the same day on which the Committee of the Whole C n between sat to consider the Report of the Almoraties sub-Committee. In the interval however the clause as passed by the sub Committee was re-drafted at an informal conference consisting of Sir Hubert Curr, Mr Chinterioni and a fix others and the new draft as an amond out of the original care op for discussion before the Committee of the Whole Conference

Masty Proceedings in the sub-Committee and the Committee of the Whole Conference.

The whole thing was done in a hurry and the members of the Conference had practically no time to study the implications of the amended draft. Mr. Mody, in his speech on the proposed amendment, introduced an important qualification which was supported by me. Mr. Jayakar, also in the same Committee, voiced the general feeling when he complained that he had not had the time nor the opportunity of considering in detail the wording of the clause. Lord Reading pointed out that the phraseology had been changed only "within the last few moments." Sir Hubert Carr also referred to the "amazing hurry" with which the alteration was to going to be made. Ultimately the Committee of the Whole Conference allowed some of the members to discuss the matter informally and come to an agreement. Without referring now to the substance of the speeches made when the Committee reassembled, it is sufficient to stress the point that though there was a great hurry to arrive at an "agreement," no real agreement as a matter of fact could be reached. When the Committee of the Whole Conference met, however, on the 19th January which, be it remembered, was the last day of the plenary Conference, it was announced, that an agreement had been reached and the amended draft was noted.

The point that I want to make from the above references to the proceedings is that not only should Clause 14 as amended be considered as a provisional agreement subject to review and reconsideration, but that the agreement reached was more or less unreal on account of the haste with which the proceedings were concluded. While the spirit of public service which must have animated Lord Reading and his colleagues when they met on the intervening Saturday to explore all means to arrive at an agreed conclusion must be deeply appreciated, I regret here to record and to bring home to members of the Conference the fact that the necessity of arriving at an agreement was allowed to overshadow the great importance of the principle involved in the clause. The period of eight months which have clapsed since the Conference finally adjourned on the 19th January last has given every one of us sufficient time and opportunity to re-examine that clause with that patience and scrutiny which it so fully deserves and to consult responsible opinion on the subject.

### Vaqueness in the Wording of the Clause.

The discussions which have been provoked by the amended clause have revealed that the succinct form finally assumed by it has imparted a sort of vagueness to the clause impelling critics to misconstrue it according to their own predilections. For instance, the European commercial community in India has interpreted the clause in an extremely conservative manner because to all intents and purposes they seek to emphasise that the provisions of the clause should make it impossible for the future Government of India to exercise any right of discrimination against the prevailing commercial rights of the British traders and industrialists in India. The persistence with which such views have been stressed has greatly stirred the Nationalist opinion in India and the feeling of uncertainty which has developed as a consequence justly demands that the clause should be purged of all ambiguities by the necessary elaboration. Personally speaking, it has been my conviction that the clause does not bear any interpretation calculated not to allow the Government of India any powers of discrimination in utter disregard of the necessities involved. In addressing a meeting of the Bengal National Chamber of Commerce in May last, I dwelt at length on this clause to explain that the clause was sufficiently elastic to allow the necessary degree of control in the interest of national economy. It is on this presumption alone that the clause seemed to have won the general support of the members of the Conference. The extreme view taken by the European commercial community could hardly be countenanced by the clause, as in that case the logical consequence of the acceptance of the clause would be not only to put a clog

on the economic advancement of India but also to impose an irredeemable mortging on the commercial interests of the country which in effect would render all improvement of political status envisaged by the Conference completely nugatory. It is a significant fact that may be noted in this connection that even the libral interpretation put upon the clause by me failed to satisfy the members of the Chumber. In fact there is a widespread discontent among the public in India signist the clause.

The brevity of the clause is a striking feature of the agreement, and I recoming that without it the agreement might, perhaps, not have been reached at all. White agreement on the subject-matter of this clause is essential and indispensable, the interests of the nation and of the British commercial community also cannot be allowed to be mystified by interested interpretations which alike claiming support from the clause have made the latter n fundifications of controversy and acromony.

#### Indian Opposition and Claim

Regarding the manner in which the implications of the clause should be amplified to place them beyond all doubts, Indian opinion is emphatic in suggesting that in any case these should convey a definite assurance of heing Pesigned primarily in the interest of India I recognise that the best safeguard for commercial prosperity is good will and I am glad to find that Sir Hubert Carr recognises this also. But there must be an active manifestation of good will in order that there might be a real settlement and this is an important obligation imposed not only on the British commercial community hat also on those who represent the interests of India. It is necessary for us to assure the British trading interests in India that there is absolutely no fear of the spoilation of their just and fairly earned interests in India. No recognise the part they have played in the development of the country's trade and commerce and in the growth of her resources. If however for advancing the economic interests of the country the future Government of India be constrained to extend certain privileges to national concerns alone to the exclusion of others or if in pursuance of the same principle they are compelled to reserve certain spheres of economic activity to the children of the soil quite in consenance with the accepted principles of international conrentions, that would certainly involve a course of netion to which the non-nationals in India can hardly object. Beyond however giving such special impetus to indigenous enterprise in certain spheres of economic activity, there will be absolute equality of treatment as between the British and Indian trading interests whenever it is found that the present relative positions of the two interests are based on free and equal opportunities But at the same time difficulties must be realised and faced and I am aware that most of the trouble is due to the existing inequalities between British and Indian trade and commerce which the Indian nation can ill afford to be perpetuated under the terms of equality of rights

All these points lead to the conclusion that it is essential for the Conference to a ldn as itself to the re-examination of Clause 14 of the Report of the Minorities sub Committee

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Clause 14 of the Report of the Minordies val Committee suspired by want of confidence which is unfounded

In the first part of my Memorandum I have argued that Clause II of the Report of the Minorities shi Committee even as amounted in sport to review and reconsideration, without examining the clause itself, either in form or is substance. I propose to do it to show that the clause has neither attended to the substance of a preceding of the amounter of a preceding the sport that more it is not only on the substance in it favour. The spurit that informs it is not only on the substance of the Government strong of Purposen spokenson on the subsect lut also of the Government.

of India Despatch on the proposals of the Statutory Commission, that of want of confidence in the possible attitude of Indian politicians and statesmen in the future, if India were to get complete and unrestricted freedom in determining her own economic and commercial destiny. The start is thus made at the wrong point, even if the case of a mutual understanding or convention, whether based on reciprocity or not, was considered to have been established. If the representatives of the British commercial interests display a real spirit of accommodation and good will towards Indian aspirations, there is no reason why there should be any discrimination except that which is dietated solely by the national interests of India.

## The Right of Discrimination is not an Arbitrary Right.

It is not difficult to conceive what the national interests of our country could possibly be, and it is proper that I should start with an attempt to define what this expression might mean. It does not mean, in the first place, that India claims for herself any arbitrary right to deal with non-Indians as she pleases. Apart from the obvious infringement of the principles of natural justice which such a course would involve, it would be clearly against national interest to pursue an arbitrary, and high-handed policy of discrimination even though it were practicable. The traditional culture of India has not been achieved by a policy of exclusion rearing itself in a maze of conflicting antipathies. It has been based essentially on sympathy, forbearance and toleration. India understands now more than ever that in the period of national reconstruction on a gigantic scale that will face her in consequence of the devolution of complete political authority on her, she will stand in need of the co-operation, help and sympathy of the world. There is thus absolutely no reason to fear that India should ever attempt to confiscate the just and legitimate rights of any non-nationals doing business in India. The patriotic Indians, however, seek, in national interest, to reserve the right of calling into question any rights or privileges which appear prima facic to have a doubtful basis. Anyone who would argue that all the rights and privileges enjoyed by the British commercial community in India have hear fairly and legitimately earned should understand that India has also a case which is contrary to this claim and the issue that the rights of the British commercial community doing business in India are to be guaranteed for all time to come is open to discussion for reasons stated hereafter.

Authoritative Recognition of the necessity of reserving certain Spheres of Economic Activity.

In the second place, it has been authoritatively recognised that every State has in national interest the right of reserving certain spheres of economic activity to the nationals of the State and also the power of regulating or restricting the conditions of admission to, or pursuit of, certain callings and professions, especially those which involve a devolution of the authority of the State or entail special responsibilities. In this connection, I may refer to a very important document prepared by the Economic Committee of the League of Nations and adopted by the International Conference on the Treatment of Foreigners held at Paris in the year 1929.

The British Attitude. The Draft Convention put up before the Paris Conference on the Treatment of Non-nationals, 1929.

The document is a Draft Convention "to embody in a common statute the civil, legal, fiscal, and economic safeguards which are indispensable for nationals of any contracting party who have been allowed to establish themselves in the territory of other parties in order to carry on their business or occupation therein, and to prevent any differential or unfair treatment which might in their own territory impede the trade of nationals of other countries." It is necessary to study this convention in some detail so as to

follow the nature of the attitude taken up by the British commercial delegation in the matter of the safeguarding of what they describe as their rights. There is no doubt that the analogy between the two cases is tenable in so far as the purpose of the Paris Convention was the same as that of the one suggested by the British commercial community. If there is any departure from the analogy, it consists in the fact that the British community in India is at present, commercially and politically, in a position of privilege and advantage while the High Contracting Parties who were asked to subscribe to the League Convention on the Treatment of Foreigners were all free and independent political entities with the usual exception of India Another point of departure from the analogy consists, prebably in the fact that the problem in India is not one between the nationals of different countries independent of each other but between the subjects of the same Crown Barring these two possible points of departure from the analogy between the league convention and the proposed convention for India the League con vention, I submit, offers us a useful guide in the matter of finding a solution for the conflict of interests in India. The wealth of experience and knowledge and the weight of authority that were brought to bear upon the discussions of these questions of conflict in the Paris Conference invest their findings with an importance that cannot be exaggerated. The draft of the Convention was drawn up by M. Richard Riedl. Chairman of the Feenomic Committee of the Council of the League of Nations and representative of the International Chamber of Commerce which has among its adherents more than a thousand economic organisations. Chambers of Commerce, industrial and commercial fedorations and hanking associations

### The Significance of the "Reservations" made by the Draft Convention

A reference to the preamble of this convention quoted above shows that since the object of the Conference was to scure equality of treatment between the rationals of a country and the foreigners allowed to establish themselves in that country, nothing but the barest minimum of reservations was to be allowed for the protection of the national interests of each such State. As a matter of fact in the Committee of the Conference which discussed the economic and commercial provisions of the Draft Convention the tendence was all but too apparent of giving the nationals of one country it is utmost freedom and scope in the others which subscribed to the convention. The following clauses of the Convention as accepted in the Committee must therefore Io understood from two aspects as a matter of giving the minimum of a servations in the matter of trading and other economic rights in the intersity of the nation.

### Article 7 (as amended)

### Main Principle

- "I In the territories of each of the High Contracting Parties and subject to the olderrance of their laws and regulations nationals of the other High Contracting Parties allowed to establish themselves therein—shall be placed to terms of complete equality dense and defect with nationals as records—
  - "(a) The conduct of all commercial industrial and financial activities, and in general, any activities of an economic character without any distinction being drawn in this connection between undertakings operating independently and those which operate as branches, subilitivity undertakings situated in the territory of the above-mentioned light Contracting Parties.
  - "(b) The exercise of occupations which the laws of the and High Contracting Parties allow their nationals to carry on freely, or in the case of professions for which special titles or guarantes are required, the exercise of these professions subject to the sub-issue of

the same titles or guarantees, as are required of nationals or are recognised as being equivalent, if necessary subject to reciprocity, by the High Contracting Party concerned.

### Reservations.

- "2. The provisions of the previous paragraph shall not apply to the exercise, in the territory of any of the High Contracting Parties, of the professions, occupations, industries and trades hereinafter specified:
  - "(a) Public functions, charges or offices (of a judicial, administrative, military or other nature) which involve a devolution of authority of the State or a mission entrusted by the State, or the holders of which are chosen either by the State or by the administrations under the authority of the State; even if these are endowed with juridical personality and irrespective of whether or not they possess a territorial character, either general or local;
  - "(b) Professions such as those of barrister, solicitor, notary, authorised broker, and professions or offices which, according to the national laws by which they are governed, entail special responsibilities in view of the public interests;
  - "(c) Industries or trades forming the subject of a State monopoly or monopolies exercised under State control;
    - " (d) State undertakings;
    - " (e) Hawking and peddling;
  - "(f) Fishing in territorial and inland waters, and the exploitation of the riches of such waters, the coasting trade, pilotage and the internal services of ports;
    - " (y) Service in vessels or aircraft flying the national flag;
    - "(h) The exploitation of minerals and hydraulic power;
  - "(i) The operation of public services and of industries forming the subject of concessions;
    - "(i) The manufacture of arms and munitions of war;
  - "(k) Direct and indirect insurance operations carried out by individual underwriters."

The Economic Committee in their enumeration of the professions, occupations, industries and trades, the exercise of which may be reserved to nationals or made subject to differential provisions in the Draft Convention, took care to mention that it was "intended to be illustrative, not exhaustive." They noted further that "a large number of States, even among those which habitually accord liberal treatment to established foreigners, prefer to retain the right to make a distinction between their own nationals and these foreigners by granting only the most favoured nation clause; while at the same time a large number of existing treaties in practice grant national treatment to foreigners admitted to the territory of the contracting parties, subject to certain duly specified exceptions." At the same time it would be fair to recognize that Article 19 of the convention as amended laid the High Contracting Parties under the obligation "not to avail themselves of rights reserved to them under the provisions of the present convention in a manner unfriendly towards the nationals of one or more of the High Contracting Parties."

Article 20 (as amended).

Encouragement of National Industries, the Paramount Consideration.

"Without prejudice to the stipulations of laws relating to the encouragement of national industries, or to the award of contracts concluded by public authorities by way of tender, the High Contracting Parties undertake not to prejudice the guarantees of equality between national and foreign under-

takings as laid down in the preceding articles by means of exemption of taxes or duties or by differential regulations affecting production, trade or the level of prices "

I have taken the herry of quoting the above extracts somewhat in detail to show what a competent body with the distanct idea of promoting equality of trading and commercial rights as between the nationals of different countries considered to be absolutely escential for the protection of national interests of the country. How much stronger is the case of India where the national interests of the country have been for a century and a leaf subordinated to Imperial interests so much so, that without the impetus of a great national urgo and a drastic equation of opportunities and resources, she might not find sufficient clow room for any national progress at all The present situation is that not even in one of the professions trades or occupations recommended for heing reserved for the nationals of a country in Article 7, paragraph 2, of the Puris Convention has India any manner of authority in regulating such professions, trades and occupations. All of these are under the effective control of non India uniforests.

### I. Discrimination against British Subjects possibles

The question may now be raised that a convention which has been deemed to be applicable to the nationals of two independent countries cannot apply to the determination of the common relations between Fright and India It is needless to any that I read the claims advanced by the British commer call community in India as a part of this larger question of the future relations between Great Britain and India It may be argued that India cumoit consistently discriminate between the rights of Indians and Britons, who are both British subjects so long as India remains part of the Impire Interply to this contention I will enquire first if it is an implication of remaining under the same Grown that India should be unable to preserve the national interests of the country, for that is what discrimination, if we must use this word, is meant for If the onswer is in the offirmative I would only regret it, and say that it will not satisfy our country. On the cher hand I have as my text a section of an Act of Parliament which laws down.

#### Section 26 (1) of the Imperial Nationality Acf

"Nothing in this Act shall take away or abridge any power vested in, or extremable by, the I egislature or Government of any British prosession, or affect the operation of any law at present in force which has been passed in exterior of such a power, or prevent any such Legislature or Government from treating differently different classes of British subject. Section 26 (f) of British Nationality and Status of Aleus Vet, 2014 (as amended). The averling of this section is sufficiently explicit but to make it more clear I may refer to two important; pronouncements relevant to thus issue. At the limpural Conference of 19.23 General Smuts then Prime Minister of South Vires the home of discriminatory legislation against Indians stated in a Minorandom submitted to that Conference.

#### General Smuts in 1925

"There is no equality of British cutrenship throughout the Empire On the centrary, there is every imaginable difference. There is no common equal British cutrenship in the Empire, and it is quite wrong for a British sulpect to clum equality of rights in any part of the Empire to which I e has migrated or where he happens to be living.

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### I. Discrimination against British Subjects possible?

The question may now be raised that a coavention which has been deemed to be appliedly to the untionals of two independent countries cannot apply to the determination of the economic relations between England and India is incedless to any third I rend the claims advanced by the British commercial community in India as a part of this larger question of the future relations between Geret British and Iadia It may be argued that India cuinant consistently discriminate between the rights of Iadians and Britons, who are both British subjects so long as India remains part of the Impire In reply to this contention I will enquire first if it is an implication of remuniang under the sauto Crown that India should be unable to preserve the national interests of the country, for that is what discrimination, if we must use this word is meant for II the asswer is in the affirmative I would only regret it, and say that it will not existive our country. On the oth r band I have as my text a section of an Act of Parliament which lave down —

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#### General Smuts in 1923

"There is no equality of British ettizenship throughout the Empire On the contrary, there is every marginable difference. There is no common equal British ettizenship in the Empire, and it is quite wrong for a British subject to claim equality of rights in any part of the Pripure to which he has ingritted or where he happens to be living

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### Earl Crewe in 1911.

It was in pursuance of what General Smuts conceived to be the "newer conception of the British Empire" that justified the principle of South. African discriminatory laws against Indians settled or wanting to settle in the Union. A similar view was expressed earlier—at the Imperial Conference of 1911—on behalf of His Majesty's Government by the Earl of Crewe, who was then the Secretary of State for India, who said:

"Nobody can attempt to dispute the rights of the self-governing Dominions to decide for themselves whom in each case they will admit as citizens of their respective Dominions."

Now, are the instances of such differentiation between the different classes of British subjects in the Dominions at all rare or infrequent? As a matter of fact, the question of British subjecthood, as one writer remarks (Pittius, Nationality within the British Commonwealth of Nations, p. 163), has hardly been taken into consideration at all in the process of discrimination. Restrictions have been imposed in the matter of immigration, including imprisonment or deportation of undesirables, and even in the matter of social and political rights. Even in England, where there is no legal distinction between British subjects hailing from various parts of the Empire, there are some regulations, as for example, those against coloured persons joining certain regiments. In the Irish Free State, British insurance companies are allowed to operate only after depositing a heavy security as a local reserve operating as a discrimination in favour of Irish companies.

The British claim for Equal Citizenship is thus tenable neither in Law nor in-Constitutional Practice.

All these facts go unmistakably to prove that the claim that the British subject has an inherent right to equality of treatment in all parts of the Empire along with the nationals of those parts is tenable neither in law nor in constitutional practice. The recent constitutional tendency on the other hand points to the creation of a new kind of national status by several Dominions adopting a form of Dominion nationality; independent of its adoption of the Imperial Nationality Act, of 1914. These laws, however, are of restricted application and useful only as an index of the recent lines of the evolution of Dominion Status. The lesson for India is obvious. A self-governing India, equal in status with the Dominions, should have every constitutional right, not only to pass restrictive legislation upon any class of British subjects she desires in pursuance of national interest, but also might-evolve an Indian citizenship which, in the fulness of the conception, ashinted above, will enable her to lay down conditions for the exercise of full civil and political rights.

### III.

Political Development depends fundamentally on Economic Development.

It should be clear from what has been discussed in the previous paragraphs that, if India is compelled to discriminate against any class of British subjects in the national interest, it would be consistent with the existing constitutional practice. As to the question, if India is going to exercise the right and to what extent, I have already endeavoured to offer some suggestions. The freedom of determining one's own economic future is the inalienable part of the devolution of political authority, and India is so backward in industrial and commercial enterprise, that I have no hesitation in stating my belief that the initial period after the grant of political freedom, will inevitably be taken up with the reconstruction and rehabilitation of her economic system that is now labouring under serious handicaps. My appreciation of the Indian view enables me to emphasise that India does not want to ignore the just and reasonable rights of any commercial community doing

hauness in India and hit them summarily and without justice. The backwardness of Indian conuerce and industry compels us to examine all such rights or purileges and to see whether they are blocking the promotion and derights or purileges and to see whether they are blocking the promotion and devictionment of Indian commercial enterprise, by erecting and perpetuality monopolies or by otherwise restricting fair competition or bit the possession of discriminators privileges of whitever nature operating against the interests in the children of the soil. The mere re-examination in such rights or privileges does not ment their forfeiture or even reputation, if the problem is approached in a spirit of good all mutual understanding and accommodation. I do not see any reason why such examination should mean any harm to anybody unless the interests themselves be thriving upon discriminatory advantages. If the rights and privileges at present enjoyed by the British commercial community are fair and proper, and if the people of India have a genuine greenance that these, or at any rite some of them, are not so, I do not find any reason why the former should at all result the Indian proposal to refer all such disputed cases to arbitration by an impartial and representative Board incetting in an atmosphere of reason and helpfulness.

### The Recognition of the Right of Discrimination as a matter of Principle does not preclude Mutual Adjustments

Before I proceed further, one thing should be made clear. Certain industries trades, callings, and professions must be reserved to the nationals of the country, whatever may be the right's of any commercial community incidental thereto. In these spheres, the interest of the nation is obsolute, and this right should be recognized as a matter of principle. The Paris Conference regarding the treatment of non nationals has made a list that is meant to be illustrative. It need hardly be emphasised that the list should be interpreted to mean that there are ecrtain spheres of activity in which the interest of the nation must have precedence over all other interests. Subject to the recognition of the above principle, I am sure that an equitable readjustment may be arrived at on many of the existing points of conflict. It is relevant to point out in this connection that the principle of protective duties to encourage undigenous industries has never been challenged in India or in any other country. The policy of the Government of India not to grant concessions such as bounties to industrial concerns unless the company, firm or persons provide facilities for training Indian apprentices and in the case of a company, unless it has been formed and registered in India and has a rupee share capital and a reasonable proportion of Indian directors. was so far as I know never criticised on the ground that it involved an undue interference with or forfeiture of the existing rights of foreigners stone, business in the country. Again the necessity of discrimination has been recognised in the stores purchase policy of the Government. The reason why no nutery was raised against these which are undeniably discriminatory in a sense was possibly due to the fact that these were considered to be necessary in the interest of India

Discrimination in favour of Notional Interest but not against the Dritish

Viter all India looks at the problem of commercial safeguard from two lived standpoints. One is that the British commercial community is a part of the larger body of non national interest that are doing business in India at the present moment, and that India proposes to exercise let right of discrimination not against the British commercial community as such lut as a part of the value of the non-intional interests exiting in India. Nobedic an question the right of India to discriminate against one who is not a national, and for all practical purposes, the British industrialist, as he is

<sup>\*</sup> The extract is quoted from the Secretary of State for In line's letter to the Secretary General of the League of Nations No. 1 d. 0. 7031/23. An Intanne of this may be found in the Steel Industry Projection Act of 1924

but under special advantages, c.g., the patronage of the European owned collieries by the Railways which are the largest purchaser of coal in India. (Vide evidence of the Indian Mining Federation before the Indian Railways Committee and their recent statement to the Working Committee of the Indian National Congress.)

It is needless to pile up instances of the discriminating advantages under which some of the biggest examples of commercial enterprise have flourished in India and discrimination which they themselves have practised towards Indians while doing business in this country.

The Devolution of Political Authority will remove some of the existing Inequalities. The consequent Alarm of the Europeans.

We hope that with the attainment of self-government, many advantages that the European commercial community enjoy on account of the government being in the hands of their kinsmen would disappear, and that we would be able to recover the ground lost in the matter of economic and industrial development. The European commercial community seems to have been alarmed at this quite natural and reasonable expectation of the Indians, and their apprehensions to be dislodged from their entrenched position have prompted them to raise the plea of too comprehensive "snfeguards" as the condition for their agreeing to the grant of self-government which means, that all their rights and privileges of whatever manner or description must be made into a permanent feature of Indo-British commercial relations. other words, the factors which account for the industrial and commercial inferiority of India would operate in perpetuity. We cannot agree to such a postion. On the other hand it is fair to point out that even though the devolution of political power will lead to the removal of some of the existing inequalities, certain others will remain and these ought to be liable to reexamination in India's interest. If it is found that any of these inequalities is definitely retarding the development of Indian industrial enterprise or operating against India's interest, India should then be free to decide upon the necessary safeguards.

The opinion expressed by Sir Hubert Carr that "our commercial rights are not open to negotiation" was a frank advocacy of the views of the European community in the most extreme form. As a matter of fact, there is ample evidence to show that Indians are anxious to meet the claims of the European community with reason and good will. Being a commercial man myself, I recognise the importance of vested rights in commerce and industry. Even if it were possible to withdraw all such rights it would in many cases be undesirable to do so. But in that case the Britishers should evince their goodwill and equal fellowship with India. Unfortunately their attitude, at present, in commerce and industry, is one of aloofness and exclusion and this has removed all points of sympathetic contact between the European and Indian mercantile communities. The point needs to be clearly emphasised that it is not England but India which requires safeguarding—safeguarding against the unequal competition that she has now to face from powerful non-national rivals. Otherwise, India will never be able to get out of the rut into which she has fallen. By safeguarding I do not mean safeguarding any and every industry. I want to safeguard the key industries of India like iron and steel, coal and other industries that might be decided by the Legislature as key industries; the industries of transport—land, water and air-those which involve a devolution of the authority of the State, e.g., high appointments in public service including the military, those which control special responsibilities like credit or insurance institutions; the mineral resources of the country; fishing and forestry rights; public utility services and industries, specially infant industries, forming the subject of concessions and special privileges; State monopolies or monopolies exercised under State control. This list is suggestive and may be altered, amended or added to by the Conference. But what I want to emphasise is that the principle of keeping the interests of India always in the foreground of our public policy should be recognised, and once this principle is recognised I have no objection

to a Conference being called at a litter date to work out the implications of this policy in detail. I cannot emphasise too much that a true perspective of the problem can be gained only by a reducation of the advantages of common followship of the two great nations. British and Indian. The Round Table Conference has provided India with a momentious occasion and opportunity of meeting the representatives of the British nation in whose innate sense of justice she has full confidence. India requires their aid and cooperation. I hope that this Conference will enable us to arrive at a decision that will speed India along the path of contentment well being and prespertity.

#### ANNEXHIT. 13

MEMORANDUM FOR THE ESTABLISHMENT OF AN INTER PROVINCIAL COMMISSION FOR INTER PROVINCIAL ECONOMIC RAFEGUARDS

ttu Dr. Natendra Nath Law, M 1 . Ph D

Of the various problems that have been russed by the scheme of a Federal Constitution for India the question of inter provincial safeguards is very important. So far as Bengal is concerned, I may say that public feeling is undoubtedly in fevour of providing for some sort of inter provincial safeguards. Staying providing for some sort of interpression and side larger by the result of the recent interpression of the recent interpression of a decinately looked after by the Federal Legislature as it will not be adequately looked after by the Federal Legislature as it will be constituted by the representances of Trounces at widely different stages of undustrial and commercial development. Some of the recent incurrent adopted by the present Indian Legislature, notable the Stil Import Duty Act, have been definitely labeled in muti Bingal and the belief is now shared by a substantial section of the people of Bengal that unless there are adequate strength of the proposed of Bengal and the belief is now shared by a substantial section of the people of Bengal that unless there are adequated strength of the proposed of the linguistic principal base skinhited in the certain Provinces in many matters, secondly, there is the gradual dispossession of the linguister from the fields of trude and commerce in their own Province by non-linguistic to trade and industry. But this is the very reason why the Bengalese ought to be made to follow trade and connected, and to that and they should be assetted by means of a vigorous public policy.

The problem has been interessed by the question of ruddle-class unemployment. It is a question which is peculiar to Bengal and on which Bengal leak very keenle. The helief is non-shared to a large section of the people of Bingal that one of the principal entry of this gradual deterioration of the economic position of the middle class is due to the passing of practically all the industrial and commercial interies of the Province out of their hands Vorence it the 1921 survey of industries in the Consus Report gives us the fairer that in the three industries, pute, coid, in tail and manhinery, only 100 (20) labourers were returned as man and women born in the Province thengal) against 20,000 men or women born in other Provinces. In other words in these industries for ten Bengales employees there are twenty five nn B marke employees. The position has certainly grown worse in the interient, deads—by far minor industries, in them also the Bangales is bing sloss that turned, slog-level.

If a c'r the lackwards softh Bengelse in his own Prince is the no doubt in a large incaure to definences for which the Bengalee I medius responsall. It is proper that these delects should be recognised for the rive in that i will spur our young men to develop a nore practical outlook on binsings and industry and shake if their in rulnate derotion to the kintle professions which are already overstroad. But at the same time

it should be recognised that even if the Bengalees were to shake off their prejudices against industrial or commercial pursuits, there would still be great obstacles created by the powerful influx of capital and interests exploiting the resources of the Province. Besides, it is always a question how far the inertia of the Bengalee mind for commerce and industry has not itself been generated by the continued divorce of the people of this Province from these interests on account of the circumstances over which they have had no control.

What is needed in these circumstances is a forward policy for Bengal. Provincial patriotism is not a bad thing if its aim is to promote the well-being of the people of the Province without any detriment to the national interests. A well-contented healthy provincial life is the sine qua non of a prosperous federation. To that extent it is necessary to strike at the root of all discontent. A forward policy for Bengal is calculated to achieve that end, but for that purpose resources are necessary.

The Meston settlement and the action taken thereon have left Bengal in a sorry plight from the financial point of view. The following table summaries the position of Bengal as compared with other Provinces.

Expenditure per capita per annum according to Budget estimates for 1929-30:-

										Rs.
Bombay					•					8.291
Punjab .			•		•	•				5.549
Madras .	•		•	•				-		4.188
Assam .	•			•	•			,		3.920
C. P			•	•	•	•			•	3.792
U. P	•	•	•	•					•	2.729
Bengal .				•					•	2.554
Bihar and	Orissa		•	•	•	•	•		•	1.800

The expenditure per capita on nation-building services is still more instructive. Taking the Budget accounts of 1923-29, we find that in that year Bengal spent Re. 0.58 per capita as against Rs. 1.59 in Bombay, Re. 1 in Madras, Rs. 1.40 in the Punjab, Re. 0.77 in C. P., Re. 0.76 in Assam, Re. 0.65 in the U. P., and Re. 0.42 in Bihar and Orissa. These figures show that Bengal has not resources enough to develop her nation-building services and in this respect she is behind all the major Provinces of India with the exception of Bihar and Orissa. It is thus necessary that this deficiency of Bengal should be removed at the next financial settlement and adequate funds placed at her disposal to undertake all those schemes of development that are likely to benefit the people of the Province. As it is, Bengal's total contributions to Imperial revenues are incommensurate with the resources which she has got under the existing scheme. That this grievance is justified is proved by the fact that Bengal's contribution of Rs. 63 lakhs under the Provincial Contributions Scheme was remitted from the very first of the operation of the Reforms.

Apart from the benefits likely to accrue from better financial readjustments, Bengal requires certain industrial and commercial safeguards—safeguards against the undue neglect of her interests by other Provinces. I recognise that it is not a practical proposition to attempt to lay down elaborate constitutional measures for safeguarding the economic interests of any particular Province. Nor do I want it. What I aim at is some general provision for the safeguarding of the interests of a Province as against undue interference or exploitation by any other Province. I therefore propose the setting up of a standing Inter-Provincial Commission under the constitution to investigate all causes of conflict and recommend measures for relief to the Federal Government. The necessity of setting up the Commission under a constitutional guarantee arises from the fact that in that case it will not be with the Federal Government to evade or ignore the

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issues under pressure from any of the provincial interests when in conflict with those of any other, especially if the former are strong and powerful as compared with the latter It is not unlikely, and is in fact conceivable, that the Lederal Legislature may happen to be dominated by the representation of two or more Provinces and may refuse to entertain the grievances of any particular Province in respect of any legislation or any administrative It may even refuse to set up a Board of Enquiry if it was optional for it to do so in the interests of those Provinces If on the other hand, an Inter Provincial Commission be established under the constitution on the lines of the Tariff Board or the Railway Rates Tribunal with exten sive powers of investigation but with advisors functions it would have the advantage of directing public opinion to the existence of genuino gridvances with the consequent necessity of removing them together with the advantigo that its decisions will evoke no suspicion or resentment on the part of any Province, and at the same time, since it will only have advisory powers the authority of the Federal Legislature, or of the Provincial Legislature as the case may be, acting in their specific parisdictions, will not be impaired This last point is to be carefully borne in mind since many of the decisions of the Commission would involve the taking of steps which it would be competent. for the appropriate Legislature alone to take Otherwise, Central Responsibi hty or Provincial Autonomy would be reduced to nullity. An Inter Provincial Commission may be a small body of three or four persons of acknowledged probity as members with a Chairman enjoying the status of a High Court Judge assisted if necessary by one or more assessors. The Commission will report their recommendations to the Federal Prime Minister or the Provin cial Clief Minister, as the case may be, who will place them before the Federal Legislature or the Provincial Legislature for necessary action

In order to provide against the presentation of any fivelous grievance to the Commission by a snap vote it may be further laid down that the resolution for the reference of any matter for the decision of the Commission must be supported either by an absolute majority of votes in the Legislature of even by a higher majority, so that it will only be matters on which a Peorinee might feel keenly that a decision of the Commission would be sought Such a provision would be sought such a provision would not not be supplied to the province of t

This is only one of the suggestions put forward and I am aware that other alternation suggestions may be under beforeation implies a Supremo Court, and a Committee of the Supreme Court may with the help of assessing decide the cases instead of a separate Commission I realise I owever, and I repeat that the best suggested for the interests of any Province is the growth of a strong and healths public opinion reflecting upon public policy from a broad and catable is standpoint. By object is to bring to the notice of the Delegates of the Round Table Conference the worsening plight of the people of Bengal in the occomome struggle and provide some means for reliff in so far as that plight is due to the operation of economic forces detrimental to the interest of the Province. I hope I will get their full support for the proposal which I have formulated, particularly as it does not injure the interests of any Province in the future constitution of India.

#### ANNEXURE 14

### MEMORAUDUM RECERDING THE POSITION OF ASSAUL

#### By Sright Chandra Har Barocah

Communal Problem and the Universities Agreement Document

There is no communal problem in Assam Practically we have only two communities the Hindus and the Muhamradana. We have no Depressed Clauses, and the small number of the people who belong to the lower castes of the Hindu community have very much better place in Assam than in any other Province in India. They are not untouchables; they are not pressed down by the higher eastes and they have their representation in the Legislative Council, the Local Bodies and in the Public Services. I am therefore very much pained to find that the minorities in this Conference, perhaps unwittingly, are going to create a dissension among us by allotting 13 seats for the so-called Depressed Classes, in our future Legislative Council and proposing a separate electorate for them.

Nowhere in India the Hindus and the Muhammadans have ever lived in better peace and amity. Both these communities in Assam are practical enough to realise the principle of "give and take." Of the two Ministers and two Executive Councillors in Assam, three are Indians; and out of these three, two have always been Muhammadans, although the Muhammadan population of the province would not justify this. But yet nobody has ever heard the slightest protest against this from the major community. Neither the Hindus nor the Muhammadans in Assam object to give each other a little more than what is justly due. But when one pretends to hold the scale of justice in one's hand and dictate terms the matter is quite different. Looking from this point of view, I fail to understand why in the Minorities Agreement Document there should be allotted as much as 35 seats to the Muhammadans out of 100 in the future legislative body of Assam when their population strength does not come up to even 32 per cent. of the aggregate. This is the second point on which I cannot agree with the minorities agreement.

The third point of objection is to the number of seats allotted to the Europeans in the Assam Legislative Council. The entire Christian population in Assam is 202,586 which forms only a little over 2 per cent. of the population of the Province. The Europeans must have been included in this figure: for I could not find them separately shown in the Census papers in the India House. And yet the framers of the Minorities Agreement Document thought it fit to allot 10 seats to the Europeans in Assam besides 3 to the Christians, and 1 to the Anglo-Indians.

The document prescribes separate electorates for the present. But I am afraid that the large majority of my people will not approve of this. Excepting only one section of the Muhammadans who would like to have separate electorates for the first few years, the people of Assam in general are in favour of joint electorates. The "Assam Muslim Association," which enlists as its members a very considerable portion of the educated and influential Muhammadans in Assam and which is the only organised Muhammadan political body in the Province, by a unanimous resolution, has asked me to place the claims of the Muhammadans not for separate electorates but for reservation of seats. The Association also claims weightage, if the Muhammadan population of the Province is reduced by the reason of the transfer of the district of Sylhet from Assam to Bengal for which there is an agitation in the country; and the Hindu community will gladly consent to the required weightage in the event of such a transfer.

Under these circumstances, I cannot accept the Minorities Agreement Document. The motto of Assam is joint electorates with reservation of seats on population basis.

### Territorial Redistribution.

Since the last Session of this Conference, there has been an agitation in Assam for the transfer of the districts of Sylhet, Cachar and Goalpara from Assam to Bengal. None can dispute the right of Sylhet to be transferred to Bengal. The people of Sylhet are Bengalees. Their district was joined to Assam only for convenience of administration of the Province of Assam at a time when Assam alone was too small for separate administration. Since then circumstances have changed. The agitation for the transfer of this district has been going on for a long time. The Bengal Legislative Council is in favour of the transfer; and so was the Legislative Council of Assam some time ago. In public meetings all over Assam and Bengal resolu-

cions are being passed unanimously in favour of the transfer Sylhet is ale a deficit district, its rerenues cunnot expand, and the rest of Assam has to find no less than about eight lights of rapees, more or less every year for the administration of Sylhet I or these reasons, the people of Assam proper do not object to the transfer of Sylhet to Bengal, provided only that the political status of the Province is not lowered by reason of any such transfer— and for this, there is not the slightest justification whatever, for Assam, without Sylhet, with her increasing population, with her hill areas and her veat resources, will form not only a self supporting but a more prosperous and homogeneous Province, almost is large as Bengal in area, but of far greater potentialities. I may mention here that as far hack as the year 1025, the Government of Assam in their letter No 157-Tel D/11th August, stated that in the event of the transfer of Sylhet to Bengal "the maintenance of the existing system of administration will be a lighter hurded on the reduced Province of Assam," and that "it would be perfectly feasible to maintain Assam as a major Province". I hope I shall not he misunderstood. I never ask Sylhet to go away. All that I mean is that if Sylhet waste to go the demand is only just and proper, the transfer will be of advantage to the Sylhettes and the Assamese alike, and that the rest of Assam does not feel justified to stand in the way.

The case of Cachar and Goulpara as very different from that of Spihet Unithe Spihet, in both these districts the agitation is being carried not by the real and permanent inhabitants, but be some people from Bengil who want to take them away to their own Province These people are residing in these areas only for business or professional purposes, without being really domicided and cen have, therefore, no voice in the matter. In Cachar, the count ore unfortunately too marticulate to make themselves heard. Nevertheless they do not ond they cannot want to go to Beagol, for they have theer kith and kin not in Bengil but in Assam and their association and their histor are connected not with Bengil but with Assam. The transfer of Cachar, unlike that of Sylhet, will also create great administrative difficulties in Assam.

The transfer of Goalpara cannot be effected without consung very serious discontent both in that are and the rest of Assam and doing the greatest injustice to the people of both It is an integral and most indispensible part of Assam proper. In language on religion in history in manners and endoms and above all, in flesh and blood it is pre-eminently Assumese and has nothing common whatever with Bengal "The District Association of Goalpare" the only political body, composed of the indigenous population of the district have asked me to oppose stremuosity now proposal for the transfer of their district and to press their right and determination before this Conference to be always retained in Assam, where alone they can find proper scope for their development.

There are a few Zennidars in Goalpara whose lands are permanently settled unlike any other lands in Assun, except those of Selbet. There think that ther have an proper representation in the Legislative Council of Assur While in Hengal, where the Zennidars form a very influential lody, their interests will be much better served, although I may remark that the Zennidars of Selbet who have so long put up with the same disadrantage have never heen heard to complain on this score. This demand seems rather to be for special representation than for the splitting up of the Province. In fact excepting these few Zennidars, whose number is only fire or six there is not one single Assumes in Goalpara who does not oppose the transfer of the district to llengal. And any attempt at such a transfer is bound to give rise to a very strong egitation and great discontent um y Province.

#### Hell Tracts

The hill areas of Assam inhabited by various tribes of aborizinals are in different stages of advancement. Some are sufficiently educated and obtained to be included in the new constitution of the Province while

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#### Hell Tracts

The hill areas of Assam inhalited by various tribes of aboriginals are in different stages of advancement. Some are sufficiently educated and alranced to be included in the new constitution of the Province, while

in the case of others it is too premature to think of it. The people of theplains urge that no part of the hill areas should be separated from theProvince for which there are historical, economical, linguistic, racial and
other weighty reasons. The Government of Assam, therefore, propose toinclude the advanced portions of these areas in the new constitution and:
leave the backward portions, viz.:—the Naga and the Lushai Hills, to be
administered by the Governor under the control of the Governor-General.
In their letter of July, 1931, to the Government of India, the Assam Government rightly observed—"the solution must of course provide not only for
the protection of the plains from molestation, but, on the one hand for a
guarantee to the people of Assam of their legitimate claim on the natural
resources and freedom of trade, and on the other, for due regard to the
interests of the aboriginal inhabitants.... The Province of Assam should
still be able to have its share in such mineral wealth as may be discovered in
the hills." I beg to support this proposal of the Government of Assam and
to share these views. But I beg to add that an earnest attempt should be
made to befit these backward tracts for full representative Government and
they should be included in the Constitution of Assam as soon as they are
tolerably advanced. I also add that in the meantime "the interest of the
aboriginal inhabitants" and "the legitimate claims" of the people of Assam
on the "resources" and the "mineral wealth" of these hills should bescrupulously guarded.

# Central Government and Provincial Autonomy.

The people of Assam are unanimous in their demand for responsibility in the Central Government, and for full autonomy for their Province. They are of opinion that it is idle to speak about the freedom of India, so long as the Government of India is not responsible to the chosen representatives of the people. As for provincial autonomy, no other Province has a better claim to it than Assam. We were an independent people not very long ago. There are no communal troubles in Assam. The relations between the Hindus and the Muhammadans have nowhere been more satisfactory. In social matters, we are much ahead of many of the advanced Provinces in India. In education. Assam is one of the foremost Provinces in British India. And lastly the Reforms of 1919 have nowhere been more successfully worked than in Assam. I therefore beg to submit that nothing less than a first class autonomous government will satisfy the people of my Province.

## Committees and Commissions.

Lastly, I beg to ask that the Boundary, the Franchise and the other Committees or Commissions that may hereafter be appointed may contain a full representation of the Province of Assam.

November 16th, 1931.

### ANNEXURE 15.

MEMORANDUM ON THE COMMUNAL PROBLEM IN BENGAL.

By Mr. J. N. Basu.

The Hindus constitute nearly 44 per cent. of the population of Bengal. In addition, 2 per cent. of the population (including a small fraction of such proportion consisting of Anglo-Indians, whose home is in India, and of Europeans ont permanently settled in India) consist of Jains, Buddhists, and people of primitive faiths who are closely akin to Hindus; and are now placed on a common electoral roll with the Hindus.

Apart from widespread education amongst the Hindus and the very important position there have occupied for centures in the organisation of credit both for internal and external business and trade, in the conduct of such trade and in the distribution of commedities, in the organisation and article and the exceptions, of nearly all non-state institutions for education and other objects of public well-ro (of which there is a very large number, far exceeding the number of Stale Institutions), the importance of the Hindus in Bengal was recognised when the Lucknow Communal Pact was arrived at in 1917, after protricted discussions by accredited representatives, both Hindu and Mushim, of the most important organisations in India political and communal The Lucknow Pact, by willing assent of both communities allowed to the Hindu Community of Bengal 60 per cont of the elected seats in the Provincial Legislature.

The Governments of England and India adjusted the Communal question under the Government of India Act, 1919, on the hasis of the Lucknow and the Communication of the Lucknow and the Communication of the Lucknow and the Communication of the

The conditions of life in Bengal do not require a further accentuation of the command change in the electorites and in the Legislatures as a change in that direction is likely to affect seriously whatever progressive tendences there are in the administration in matters of general welfare and in the conduct of trade, internal and external.

The entire Hindu community of Bengal is convinced that there is no pushfication for the establishment in Bengal of communal electorates and of reservation of seats for a majority community. Such a system is not only unjust to the minorities, but experience shows that it is uncalled for. Amongst the various considerations which make reservation of seats and separate community electrates for a majority community undesirable, attention is invited to the following points—

- 1 In Bengal, local bodies consist mostly of elected members. There are no communal electorates or reservation of seits in any of the very large number of local bodies in Bengal, except the Municipal Corporation of Calcutta In localities where the land-owing classes, the traders, and money lenders are mostly Hindus and the electors are mostly Minsims recent elections have shown that the majority of elected representatives on local bodies has consisted of Muslims
- 2 The division of the electorates into separate compartments according to credis with the right to each compartment to send communal representatives has led to the formation in the Legislature of Bengal of communal parties, and not of parties constituted on the basis of policies of general public selfare. This has seriously impeded the progress of the Province since the establishment of communal selectorates and communal representation. The Ministers in the Departments, in which the responsibility rests with the Legislature, are attached to communal groups. Mexisters emanting from Ministers, belonging to communal parties, have been recoved with suspicion and have been opposed on account of distrust generated by the present grouping of parties due to separate communal electorates sending communal representatives.
- 3 In a majority community being limited to rending to a Legislature its separate representatives, the minorities, honever important they may be, are deprived of the privilege of requiring such in presentatives to consider and support the minority point of view. It is almost an intertenent to religious strife when a candidate for election to the Legislatures has to been his appeal to the voters not on a policy of seneral welfare, but on a policy of communal exclusiveness and aggrandisement A system of communal electorates deprives the country of some of the best workers who naturally object to having their political action on differences in the personal religious faith of sindarducials and communities. It should be remembered that the State

in India has nothing to do with the religion of Church, either of the Hindus or the Muslims.

- 4. It should also be borne in mind that the basis upon which the British connection with India was founded and worked until recently has been the professed policy of the open door without distinction of class or ereed as regards political authority or State preferment. After a century and a half of Britain's connection, no occasion has arisenfor disturbance of those foundations and of regulating political statusin India according to differences in religious beliefs.
- 5. While all progressive elements in Indian life, encouraged by the impulse of British culture, have been striving with considerable success to shatter the undesirable distinctions of easte, a serious attempt is being made to introduce a new easte system amongst the people of India in the region of politics, leading to mutual untouchability in political life and propaganda. The adoption of this policy will undothe great work that has been accomplished in India largely with the help of British administrators and teachers.
- 6. As pointed out by the Sikh Delegates, the investment of a majority community with the power to have a reserved majority in the logislature elected by a separate communal electorate, amounts to a perpetual domination by that community over the minorities, however important and capable they may be. The separatist schemes urged before the Committees of the Conference take no note of possible fluctuations in numerical proportions.
- 7. In Bengal, there has been greater amity between the Hindu and Muslim communities than elsewhere in India. There was no general demand or agitation on the part of Muslims in Bengal for separate-communal electorates prior to the division of the electorates in 1909. When political parties were so divided, the protagonists of that policy stated that the need for it would disappear in a few years. The resultinas been different. If special privileges are once conceded to a community, it is futile to expect that community to surrender those privileges of its own free will. The basis of the constitution should, therefore, be even for all. While political doctrines and the rules of logic-may be disregarded in framing constitutions, the rules of even-handed justice should be adhered to.
- 8. There is no problem of the Depressed Classes in Bengal in the same sense as the problem presents itself in Madras and in parts of the Bombay Presidency. Many classes that have never been, and many classes that are not at the present moment, untouchable are now putting forward a claim to be classed as "depressed" in order to obtain special political privileges. The fact that untouchability has broken up, never to come back again, will appear from the circumstances that amongst those who now choose to call themselves untouchables there are judges, legislators, professional men, and men in the Public Services.

In framing constitutions, it is easy to be misled by unreal difficulties. But if below the froth, the everyday life of the people is carefully looked into, these difficulties will disappear from view, and the problems facing the Conference will be found easy of solution. There is no need for dividing the Hindus into "touchables" and "untouchables."

9. The reservation of seats for the majority community and for certain minorities other than Hindus, and the allocation of the remaining seats in Bengal to the Hindu community will lead to a grave political injustice, for the Hindus of Bengal will then not only lose the weightage which they now have, but will receive a far smaller proportion of seats than they should have by reason of their numbers and importance.

#### ANNEXURE 16

#### MEMORANDLE ON THE MINOPITIES QUESTION

#### By Sie Prubhashanl ar Patlani

There is a sense in which the question of safeguards for minorities under to proposed new constitution has attracted an excessive an ount of after tion. For too much has been heard of differences on details of minor importance, and too little of tho broad general principles which must be applied if there is to be any artisfactor solution of this perplexing problem lients, I feel called upon as a member of the Round Tablo Conference to indicate the principles which, in my view, may be followed with advantage in reaching conclusions on the subject.

A primary consideration is that humanity is above nationality and nationality above community. A nation must make a national sacritice if it is needed in the interest of humanity. That is the principle on which the League of Nations is founded.

Similarly, a community must make a communal sacrifice if this is asked in a revenable spirit in the larger interest of a country. A divided nation is no nation, just as a divided community is no community. If India claims to be a nation suited to rule her own destiny she will have first to evolve her nationalcomed. No socious among us disputes the broid conclusion that our several communities will have to merge themselves into the Indian nation. The fact is that all Indian—Hindus, Muhammidans shiks, etc.—must be Indians first and communalists afterwards. Politically, we must be only one Indian community. Seconally, we may have our separate clubs, religiously, we may have our distinct faiths enturally we may still hold on to our time worn ideas. But in the conditions of to-day we must breather the air that is all about us. India is not going to have an atmosphere all her own in disregard of the democratic atmosphere of our time. Those who wish to live as human beings uneashaved by others, will have to keep pace with the progress of the human mind. There is no place to-day for the really constraints of Brahmin, equally, no Musulman can retain the idea that all are Kafirs who do not follow the teaching of the Kuran. The most nithed are Affirs who do not follow the teaching of the Kuran. The most nithedex only different autics are only different names for the one Creator that hidden under different colours of skin and myriad names we are all human beings

In this spirit all sections of India will have to work together if they are to taste the fruits of indipendence. To be independent one has first to acknowledge the independence of others. The man who would control others is only forging fitters for himself. It must be remembered that a community that sushes to get the better of other communities one course to be divided into sub-communities, for at the root of all communities is all interest, and that spirit will spread from the community to the individuals composing it. While self interest divides the spirit of renunction unites. Those who give up share Those that keep and monopolisarreate opposition, a fight ensues which results in loss to left sides.

Who then should inche the first more towards reconclustion? The present day persented ulse is that the was should go be longing to the strong. That is not the was to peace. A train gradiently or unsvoidable bestowed more recently at only I were in sert to be a membered and resented. For a true reconclusion, the strong should of their own record pripose generous terms to the smaller party. A service, so raido in securing friendship which is dear is no sarries in reality. Human commedeship is a precision which should be prized higher than my temporal services a procession which should be prized higher than any temporal services in the first half and proposites to the Milliammadam. To-day the Hindus are politically divided into mean subcommunities. It was not so until recent learn. The Muslims ruled our country for SO years without corrounsimm, as in shown the fact that over 70 per cent of the population is Hindel.

To-day, the obtainment of control of affairs by a community arises from the expectation of pushing forward communal interests, with the result that the subcastes wish to share the spoil. In trying to share by communal division they injure the commonwealth. Only an interest that can be obtained by common effort can be shared in common. In the endeavour to divide it into different portions we may lose its realisation as a whole.

A majority community should therefore first be united amongst themselves and then offer to the other communities a substantial share in the nationhood of India. A nation has its responsibilities as well as its rights. Rights are privileges; responsibilities are the price paid for them. The responsibilities and rights should counter-balance. The Mussulmans should have a fair share of both. Let them make their claim and then examine where the demands are exorbitant and where fair. Give them what is fair—or even a little more than what is fair, and resist the unfair. The price of peace has to be given. The majority can always afford to be generous. A sense of gratitude is a better bond than the reception of concrete benefits.

Politics is a vague science, but it is a vast one. It pertains to every activity of human existence. Domestic affairs are domestic politics, all economic questions are a part of political economy. Everything that is indeterminate connected with human affairs is politics. Therefore, the main function of organised society, which is the consummation of the happy hving together of mankind, is given the name of "politics." The government of peoples is not an easy task, for people are a conglomeration of temperaments, and to devise a system of rule that will satisfy every member of the society is an impossible task. For a nation or a community to live fairly well together, they will have to achieve a common mentality. For a country to be successful in self-rule, a common political mentality higher than any individual mentality must develop. The collective mentality, if formed on the appreciation of the common good of the people as a whole, takes for a state of peace. This results in acquiescence in the formation of a constitution by which every individual in the higher interest of all will adapt his outlook to the common mind of the populace. India, to have a peaceful existence, freed from subordination to an alien power, will have to develop such a common political mentality. This pre-supposes a common alacrity for sacrifice. If, therefore, the communal differences are to be adjusted, all parties must be prepared to make reasonable sacrifices. Let us now examine what those sacrifices should be.

The most difficult problem is that of Hindu-Muslim relations. A good code of law and order, a constitution that will work without friction, the necessary measures of defence, freedom of individual vocation, non-interference with religious conscience—these and such other matters that are indisputably for the general welfare together, can be well provided for without the Hindu or Muslim having to make any real self-sacrifice.

If for nothing else, simply for the purpose of removing the fear, whether rightly or wrongly entertained, from the minds of the minority community, the majority community will have to accept some such solution.

Having proposed a constitution on these lines, we must consider in more detail in what special measure minority communities may desire to be specially protected from dominance by a majority community.

- (a) The Law Courts to do equal justice to all, irrespective of community. Law is no respecter of persons.
  - (h) The army to defend the country.
- (c) Each man to be free to follow what calling or profession he desires.
  - (d) Every man to be free to worship according to his conscience.
  - (c) Taxes to apply to all communities without discrimination.
  - (f) Medical relief and educational facilities to be open to all citizens.

- (g) Equal opportunities of public service and state benefit to be guaranteed
- (h) Social customs and the respective culture of communities not to be interfered with by other communities

These and such other principles are at the root of all denocratic constitutions. But it is one thing to lay down principles and quite nuclear for them to be worked up to in practice. Democracy is majority rulo Democracy deedes by majority votes and, therefore, decisions may disregard even accepted principles. It is necessary, therefore, that fair treatment should be ensured to minorities on lines 1 now suggest

- (1) In any Bill bearing on a matter of religion or eustom, a community by a two-thirds majority may claim and obtain exemption from the application of the Bill When such minority community exercises the right it should not have the power to continue to take part in discussion of, or rote on, the measure
- (2) The Muhammadan community will have reserved for them one-third of the seats in the Central Legislature
- (3) The elections will be by joint electorate. This will premote hetter knowledge and appreciation of each other by the two rommunities
- (4) The provision of reserved seats should not be laid down in the constitution hut should be agreed to between the two communities by way of a convention. The Hindus should bind themselves to see that the result of the Muhammadan elections bear out the agreed proportion If the required number of Muhammadans sro returned the Hindus with the least votes will make room for the Muhammadans to the extent of their agreed number. Under this arrangement the majority community will awake to the necessity of meeting their Muhammadan brethern in a spirit of compromise I alling an automatic adjustment of the elections in the right propertion provision should be made for a stipulation to the same effect to be added to the constitution after an interval of five years from its inauguration. This is the effective way to turn the two communities into a democratic frame of mind. The responsibility placed on the Hindus by this scheme is great The Muliammadans are only asked to trust the majority party. The majority party on the other hand will be on its trial as to the successive of its intentions in this regard It it fails to keep its engagement in constitutional provision in favour of the Muhammadans should be made
- (5) This reservations of scats for the Muhammadans need not preclude them from standing for other scats, and crentually if the limids accept the right kind of Muhammadan partois, it is possible to hope that reservation of communal scats may disappear entirely, at the same time, it would be well if the Muhammadan can be persuaded to allow facilities for the election of some non Muhammadan is not elected because he is a Muslim but because of his advocacy of the Muhammadan interest. The same principle would apply to a Muhammadan standing for a mon Muhammadan sent, or to a Hindin standing for a Muslim sent. The great object in view is to bring the two communities we close together politically that out of this contact there may are a marinal trust which may bring about a common Indian metabulity for form all religious or communical loofings.
- (t) The public services will go by ment. Competitive examinations should be introduced for every branch of service, using that term in a wile sense to include citil services, subordinate departmental services, runniqual and lead board appointment, engineering redical and rultiary services. All communities must compete for them and the posts will go by the number of marks

- (7) It must be admitted, however, that a backward community with limited resources for the education of its members cannot compete on equal terms with communities possessing ampler resources and better equipped by the fact of their past constant use of educational and other developing facilities. Backward communities must, therefore, be provided with wider and more special facilities for education. This can be done by larger grants to their schools where they are at any disadvantage, stipends for higher education, scholarships for special branches of education such as medical, electrical, and engineering courses, etc.
- (8) Yet in spite of the facilities mentioned in (7) above, the backward community candidates may fail to enter the service in proportion to their number in the population and naturally they would prefer to have some special provision made at least for the first few years. It may, therefore, be provided that a certain percentage in the service be fixed for the minority community. But to deserve appointment the candidate must have passed the competitive examination required for that service, although he may not have obtained sufficiently high marks to bring him amongst the successful candidates. For example, suppose there are twenty vacancies in a department, and the percentage fixed for the minority community is one-third (viz. 6) and that amongst the first twenty of highest marks there are only three Muhammadans. The remaining three should then be taken from Muhammadan candidates next below the successful candidates. It should at the same time be provided in the interest of efficiency, that no candidate who has failed to secure at least one-third of the total number of marks or such other total as may be fixed by a Public Service Commission should be considered fit for appointment. Thus will be ensured (1) a proper representation in the srevice of the minority community and (2) efficiency of the service. On the latter depends the good government of the country and surely the interests of the country as a whole must have precedence over the interest of any individual community.

All outstanding needs of a community can thus be met by special concessions; but so far as possible, these concessions should be temporary. I do not mean thereby that the community for whom these concessions are made is to be deprived of them at the end of a fixed period, but that methods should be devised to raise the community within a fixed period to come up to the standard of equipment and efficiency of the majority community. The process should be that of levelling up the backward, not of levelling down the advanced, communities.

It should be clearly undertsood that a caste or sub-section is not taken in anything I have written as a community. The Hindu community, for example, comprises many castes—Brahmins, Banias, non-Brahmins, Untouchables, etc. Castes and sub-sections are the bane of India. Most English writers have denounced the caste system and yet curiously enough, the Simon Commission wished in effect, by the method of separate electorates, to perpetuate politically in the constitution the caste system! The facts, nodoubt, have to be faced but the measures devised for that purpose should be such as to mould facts into harmony and not to perpetuate objectionable features, thereby aggravating difficulties in the way of welding together an undivided nation, which alone can make for successful democratic government. By all means provide for the partially developed communities, but let the provision be such as will raise them to the stature of grown-up communities, and not such as would keep them for ever in the position of mere pupilage.

Neither do religions always make communities. The Hindu conglomeration is all-embracing. The Vaishnavites, Shaivites, the Shaktas, the Jains have varied religious conceptions, but are all classed as Hindus. The political mentality of the Hindu of these and other sub-sections is identical.

These elements in their own interest and in the greater interest of the country, would do well to combine in make one all-embracing Hindu community for national purposes

The Muslims are a distinct people Their religion, culture, customs, temperiment, cuttook on life, and outlook in self and others is different from that of the Hindu Thus the Hindu and his national brother, the Musuiman, are distinct communities. It follows that they will have to make reciprocal concessions to come together for national ends. I have made in this paper suggestions for such a rapprochement. Any constructive criticism of this scheme and alternative suggestions on these lines will be welcome, for my aim is to find a way of accommodation and peace, in pursuit of the great ideal of the eventual unification of the Judian people

The foregoing proposals apply to the Central Government Constitution The following are my suggestions for meeting the claims of minorities in respect to the Provinces —

- (a) Resurved seats in proportion to population
- (b) Competitive examinations for services with provisions similar to those in the Central Government
  - (c) Representation in services in proportion to population.
- (d) A majority community cannot reasonably claim reserved seats, for it has the means of securing nt least its requisite number
- (c) The fight between the sub-communities of the main community is not a national fight and should not be provided for in the constitution

As the Hindu religion is one and yet the castes are many, so is the Muhammadan religion one and yet there are many tribes among the Mushims—Shinas, Sunnis, Boralis, Pathans, Memons, Khojas, etc. It is conceivable that these several denominations may, on the analogy of the Hindus separatists of recent growth, esk for separate electorates It behoves the Hindus to wipe out the evclusive attitude of casts and it equally believes the Muhammadans to ask only for temperary concessions which should nutemateally disappear with the growth of true nationality.

The religious distinctions will remain, a certain individuality in culture and customs will persust, and differences of temperament will continue. Yet there is no reason why the two great communities of India should not bring a common purpose to the affairs of the country as a whole India cannot stand outside the world of to-day, for good or evil the world is in the grip of democracy, and India cannot be an exception. It may be that dictatorship will fullow as it his under various diaguases in some countries of the West. But our present concern is with the world at large on the common platform of democrate principle.

The Hindus must make a fair compronse if they are to attain a comrade-hip which may promote the ultimate object of the combined nationality that alone can make for relf-government. If the compromise is really immed to such a chance it would be better to refuse to come to terms and suffer the consequences of rupture, for that might induce the Mulammadans to realize, at a later stage at least, the disadvantage of a durided house After all Muhammadans always tell us that they share the Hindu desire for no self-governed Indu-

Difficulties are to be met, confronted, and mercone. They should not be used as an excuse for keeping India from the path of advancement. In search for a temperary or room entry advantage one may lose the indiance, It is better to wait and lope it in to surrenter a principle and accept a doubtful bencht. He gathers ripe fruits who waits for the secon-

### ANNEXURE 17.

MEMORANDUM ON HEADS OF DISCUSSION, NOS. V, VI, VII, AND VIII.

By Sir Prabhashankar Pattani.

## HEAD V.

THE MINISTRY AND ITS HELATIONS WITH THE LEGISLATURE.

(i) Proceeding on the basis (see paragraph 9 of this sub-Committee's Second Report), that Executive power and authority will vest in the Crown represented by the Governor-General, how are the Governor-General's Ministers to be appointed? Is there necessarily to be a Prime Minister, and if so, is the selection and appointment of the other Ministers to be made invariably, and as a constitutional necessity, through him?

The Executive Power and authority will vest in the Crown represented by the Governor-General. There will be a Ministry to advise the Governor-General, headed by the Prime Minister, through whom other Ministers will be appointed by the Governor-General as a constitutional necessity.

(ii) What is to be the number of the Federal Ministers, or if no number is to be prescribed by the constitution, by what authority is the number in practice to be determined and modified?

Ordinarily, there should be no number of the Federal Ministry prescribed by the constitution; but as we are now starting with a new constitution, it would be well to lay down the number as necessitated by the convenient grouping of subjects within the orbit of Federal functions. The list of subjects provisionally drawn up last year would suggest the following portfolios:—

- (1) Army and Foreign Relations.
- (2) Finance.
- (3) Commerce and Industry (including Communications).
- (4) Law (including Legislative Department).
- (5) General Departments.

The number of Federal Ministers may be modified in the light of future needs, and the authority for additions and alterations will ordinarily be the Ministry, guided as it should be by the Legislature that will have to sanction the cost of the same.

- (iii) Is provision to be made for the representation in the Council of Ministers of :-
  - (a) the States and British India respectively, and/or
  - (b) of different classes, communities or interests; if so, of what classes, communities or interests?

The constitution should make no provision of a distinguishing character, for the purpose of inclusion in the Federal Ministry, of the representatives of particular interests—the States, British India, or any classes of communities, as the insertion of any such statutory clause, apart from the impracticability of satisfying all varieties of separate interests as at present known, will make little for the unity, vigour and cohesion—so essential in all Executive Bodies. In practice, however, as every formation of the Ministry will be based on the administrative talents of the respective Members of the Ministry as well as on their qualities of leadership as illustrated in the following they can command in the Legislature, the majority at the Head of Government at any time will include in the Ministry a sufficient representation of interests harmonizing with the policy of the day. It is only by this means that the country can move healthily in the direction of democratic national government, as distinguished from government of stereotyped interests and communities.

(iv) If there are to be such representative Ministers, are their respective numbers to be prescribed either in the constitution itself or by instructions to the Covernor-General?

This question does not arise in view of the opinion expressed in (111) above

- (v) (a) In what sense are Ministers to be responsible to the Legislature?
  (b) Is this responsibility to be evillential? And if so.
- (c) Is such collective responsibility to be recognised and expressed in the constitution?
- (a) Ministers will be responsible to the Legislature in the same way as at Westimister, subject to the provision of a no-confidence vote, as detailed in Section 7 (b) belon. Fundamentally they owe their existence in office to the support of the myority or the Legislature. The relationship between the Ministry and the Legislature is of a recuprocal character. The Ministers will guide the Legislature and will, in turn allow themselves to be guided by the sense of the Legislature from their position of authority and intimate knowledge of the working of the machinery of Government, they will give a lead to the country and their day to-day counted with the Legislature will enable them to appreciate how far the Legislature can respond to their measures.
- (b) and (c) The responsibility of it o Ministry to the Legislature is to be collective, and this collective nature of the responsibility should be recognized and expressed in the constitution. Unless responsibility is collective, the Ministry cannot govern by a united body. Collective responsibility alone will make for unity and steady enforcement of policy. Collective responsibility also involves collective fall, and it is the recognition of this fact that lends stability to the Ministry, for collective dismissal of the Ministry is not likely to be lightly conceived by the Legislature. It is easy to break an individual Minister, it is not so easy to defeat a whole Ministry.
- (1) What is to be the relationship of the persons appointed by the Governor General to assist him in the administration of the "reserved" portfolios to-
  - (a) the legislature;—Are they, og, to be or become members of one or other Chamber with the usual rights as such to speal, and vote, or are they merely to have the right to speal in either Chamber, with no power to vote!
  - (b) The Council of Manusters !- Are they, og, to attend all Meetings of Ministers or only when directed to do so by the Governor-General?
- (a) The relationship of the persons appointed by the Governor-General to assist lim in the administration of the "Reserved" portfolios to the Legislature will be similar to the relationship of any other Ministers, that is they will have the usual right, as Members of either House, to speak and vote
- (8) There should be no septrate Council of Ministers of "Reserved" Departments as distinct from other Ministers of the Cabinet. They will be in charge of the special "Reserved" portfolies but they will aften all meetings of the Cabinet. Similarly, the will be Embinet will have an advisory voice in the consideration of matters connected with the "Reserved" Departments the final decision of which may however, he with the Governor-teneral. The coalecting of the two parts of the administration will be the toughest problem of the Federal Government, the solution of which can be lad only in the frequent coming together for consultation of all Ministers—"Reserved" and others—noncer the Freudency of the Prime Minister, as is the case in any unitary Callinet. Routine matters will of course, be dealt with the the Wenter in charge of each Department.
  - (ri) Could the constitution itself as distinct from constitutional usage ar I practice, appropriately purpost to prescribe and define—
    - (a) The circumstances in which it Ministry is to be held to retain or to have lust the confidence of the Legislature and in which it is justified or not justified in retaining offer.

- (b) The circumstances in which "in the interests of stability an adverse vote should not . . . necessarily involve the resignation of a Ministry" (Second Report of Federal Structure sub-Committee—Section 35)—having regard to the fact that, in general, in Parliamentary systems of Government an odverse vote does not necessarily involve a Ministry's resignation?
- (c) Whether or not a Ministry would be justified in retaining office if on any given matter they are accorded the support of one Chamber but denied that of the other?
- (a) This must be left to the discretion of the Ministry, and the Ministry in special circumstances may do well to be guided by the Governor-General.
- (b) An adverse vote should not necessarily involve the resignation of a Ministry. The constitution should provide for a distinct clause to the effect that a direct vote of no-confidence in the Ministry alone will force the resignation of the Ministry. It must be recognised at the same time that although the requisite percentage of votes in favour of a no-confidence motion may not be available, frequent adverse votes by bare majority should induce resignation because of the fact that constant hindrances may vitiate the smooth working of the Government, and it would be in the interest both of the country and the Ministry that there should be a change. Where a Ministry insists upon remaining in power in spite of constant defeats, the Governor-General will have the power, under the Instrument of Instructions, to advise the Ministry to resign or to dissolve the House on the advice of the Prime Minister as circumstances may demand.
- (c) In the circumstance, the vote of a joint session of both Houses should be invited; and in the event of a direct vote of censure not maturing, the question whether or not a Ministry would be justified in retaining office, if on any given matter the joint session refuses to support the Ministry, should be left to the Cabinet as detailed in (b) above.
- (viii) Would stability be secured in practice by an express provision in the constitution that a vote of no-confidence in the Ministry is not effective unless it is earried by a vote of not less than two-thirds (or some other arbitrarily fixed proportion) of the members present and voting (or of the total membership of one or both Chambers)?

Yes. Stability will be ensured if it is provided that a vote of noconfidence in the Ministry will not be effective unless it is carried by a vote of not less than two-thirds of the Members of the Legislature present, both houses voting together.

(ix) Is it possible to secure, without impairing the unity of the Legislature, the expressed desire of the States that their representatives should take no part in the discussion of British-Indian affairs?

If so, would this be satisfactorily effected by providing in the constitution that all purely British-Indian matters should stand referred to a Committee consisting of all the British-Indian representatives or to a standing committee of them?

Would it be possible to exclude the representatives of the States from voting on any such British-Indian matter which the Ministry, having experienced or anticipating an adverse decision from the British-Indian representatives, decided to bring before the Legislature as a whole as a matter of confidence?

Yes. The express desire of the States that their representatives should take no part in the discussion of British-Indian affairs should be expressly provided for in the constitution. Interference in the internal affairs of the States could only be prevented thus. All purely British-Indian matters should stand referred to a Committee consisting of all the British-Indian representatives. This provision will apply to both the Chambers. The representatives of the States cannot, however, be excluded from voting when a direct motion of no-confidence is to be brought forward for the reason that they have an influence in the formation of the Ministry; but they should not take part in matters of exclusively British-Indian concern on

the anticipation that from the discussion may arise the question of want of confidence The "no-confidence" resolution should be o definite motion, separately brought forward

#### HEAD VI

Distribution of Legislativy Powers between the Federal and Provincial Legislatures perfect in the States of Legislation relating to FEDERAL SUBJECTS

(i) Is the constitution to declore in terms that the legislature powers of respectively to the spheres of Federal Cand Central) subjects and Frontiers. tubrects?

Under the present Government of India Act, it will be (Note remembered, the combined effect of Sections 65, and 80a, moy be broadly stated as being that there is no statutory distinction between the extent of the legislative power of the Central Legislature and the Jegislature of a Proxince, except that the competence of the latter does not extend beyond the proxincial boundaries. While, therefore, there are provisions designed to ensure that without the previous assent of to · jects under the Devolution ornaned to Rules, the the Act of 1919, that no · ground that it could be Act passed ralilly enacted only by the other an appendive answer to this question would, therefore, alter this position )

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Note The autonomy of Provinces postulates this distinction. If a case arises wherein the respective authority of one or the other is in doult, the Pederal Government will in the first instance, decide whether the aphere of influence in regard to that particular matter is I ederal or Provincial provided that the Province will have the ention of taking the matter to the Federal Court of it so desired. The distinction becomes all the more necessary because of the nature of sovereign autonomy of the Indian States

(11) Where are the residual legislative powers to liet

The residual legislative powers should be with the Federal Government in regard to Provinces but not with regard to the Indian States. The Provinces so far have been under the control of the Unitary Central Government who will under the new constitution release certain powers in favour of the Provinces The Provinces in a way, would be grantees, and cannot, therefore, claim residual powers. In the case of the States, it is the States that delegate certain specified authority to the Crown only for the specific surpose of bringing about federation and being the reservoir of inherent internal sovereignts they are entitled to return all the residual powers

(iii) Is it to be taken as accepted doctrine that " it is of the essence of a federal constitution that the enactments of the Federal Legislature acting within its legal scope should tare full force and effect throughout all units comprised in the Federation" (First Report of Federal Structure sub-Committee, Section 8) and that consequently lets of the Pederal Equilative re'aling to Federal Subjects will apply proprio vigore to the territory of the States Vierders of the Federal to the rarie way and to the same extent as they will apply to the Provinces?

Fractments of the Federal Legislature acting within its legal sepe should ordinarily have full force and effect throughout all units coms cre-mond ordinarily have an react and vacce and upon our all units contribute the lederation. This will apply to the Provinces without doubt in the case of the States however if they show reductance in the matter, the remody is for their to indopt the federal laws as their own without any modification, so that there may be no dissimilarity in the application of Federal Legislation.

(iv) Even if the unswer to question (i) is in general in the affirmative, are the Federal and Provincial Legislatures to retain in any respect concurrent powers of Legislature: If so, in what respects or in relation to what subjects for aspects of subjects):

Yes; the concurrent powers of legislation will chiefly be in relation to:-

- (1) Subjects on which it is constitutionally valid for both legislatures to pare. Laws, r.a., Laws relating to bankruptcy, property, civil and criminal law procedure—or provincial trade, traffic and communications.
- (2) Matters of a cocial or "welfare" nature which, although provincial, have an all-India importance requiring Federal legislation, e.g., marriage law, prohibition of intexicants, conditions of labour classes in relation to howing, insurance, etc.
- (v) If on any suffer there are to be concurrent powers are federal laws to prevail over provincial laws on the same subject?

Yen.

(vi) Is the auction of ultra vices legislation to be left exclusively to the Courte, or is any machinery practicable which would prevent the quastion of ultra vices arising or of restricting inconvenience when it does arise [cf. Government of India Act, Section 84 (2) last right lines].

The question of ultra circs legislation should be left exclusively to the Courts; but it may be agreed that the Federal Government with regard to Federal Legislation, and the Central Government with regard to Central Legislation, may, in the first instance, decide any question of this nature, leaving always to the other party concerned freedom to take the case to the Courts.

## Hran VII.

Administrative melations metween the Federal Government, the States, and the Provinces,

(1) In relation to Federal Subjects, what precisely is to be the range of of administrative authority exercisable by the Federal Government over the units of the Federation?

The range of administrative authority exercisable by the Federal Government over the units of the federation in relation to federal subjects should be full, but it is suggested that in the interest of smooth and frictionless working, the units may exercise this authority as agents of the Federal Government.

(ii) In relation to Federal Subjects, is any distinction to be drawn between the extent of the authority exercisable by the Federal Government over the Provincial Governments on the one hand and the States Governments on the other?

If it is intended that the Federal Government, by a direct machinery, will exercise authority in relation to federal subjects in the Provinces, the States would insist that they should be left to exercise this authority themselves as agents of the Federal Government. They may not object to a proviso that the Federal Government may detail an officer to exercise that authority in a State that may fail to earry out this administrative obligation. The question whether a particular State has failed in its obligation should be left to the Federal Court.

(iii) In relation to Central Subjects, is the authority exercisable by the Federal Government over Provincial Government to be the same in extent and character as that exercisable over the Provinces in relation to

Federal Subjects?

(iv) In relation to Provincial Subjects, is the Federal Government to be empowered to exercise any supervision and far control over the administration of these subjects by Provincial Governments? If 20, over what subjects or classes of subjects and for for what purposes?

So far as possible there should be no supervision and control by the Federal Government in relation to Provincial subjects. In relation to the internal affairs of the States the Federal Government will have nothing to do. The question of supervision or control should really arise only in case of inter-proxingial differences.

#### HEAD VIII

#### THE FEDERAL COURT

(i) Should members of the Federal Court be appointed by the Crown and on what tenure?

All judges will be appointed by the Governor General on the advice of the Frecutive Council

Judges will be appointed without limit of time, and will not be removable before the retiring age except by resolution of both houses and that only on charges.

(n) Sloul I the Court have an original and an appellate jurediction, ar only an appellate?

Only Appellate Jurisdiction

(11) Should the Court have an exclusive original jurisdiction, e.g., in the following matters (non justiciable matters being excluded)

(a) disputes between the Federation and a State ar a Province in any matter surolving the interpretation of the constitution

(b) disputes leticeen two States two Pravinees, or a State and a Province in any matter involving the interpretation of the constitution

(c) the interpretation of agreements letucen the Federal Gavernment and a State or a Prosince, or Letucen two States or two Provinces, or letucen a State and a Province, and any question arising thereunder

les, in regard to (a), (b) and (c)

(v) Should the Court have an exclusive appellate jurisdiction from State Courts and Provincial High Courts, e.g., in any matter involving the interpretation of the constitution

Yes-in any matter involving the interpretation of the constitution

(r) Should provision be made for special references by the Gavernor-Ceneral to the Court as under Section 4 of the Judicial Committee Act, 1881

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(vi) Should there he a right of appeal from the Federal Court to the Privy Council as of right or by leave of the Court the right of the Crown to great special leave to appeal to be preserved in all easies?

(11) What provision should be made for the enforcement of the judgments of the Courts in the States and in the Pravinces respectively?

No aspeal to the Price Council but the right of the Crown to grant social leave to appeal to be preserved in all cases. In cases of failure of references of the judgments of the Courts in the States and in the courteres respectively the Federal Government will take measures to referre them. The question whether or not there has been a fullure lengue of that an 1 therefore a justiciable matter, will be within the comprehence of the Federal Court.

## ANNEXURE 18.

NOTE ON THE POSITION OF THE SO-CALLED SMALLER STATES.

By the Raja of Korea.

The so-called smaller States have a feeling of genuine apprehension that in the Federal Houses of small sizes their interests may not receive adequate and legitimate insurance because of their meagre strength in them. In regard to the Upper House where a variety of indefinite factors will govern the question of the apportionment of seats between the States they feel that a small House will not afford them sufficient scope for their proper representation. The paucity of seats and the priority of the claims of the bigger princes will hardly make it possible for them to have such a numerical strength as they may be entitled to in consideration of their resources and general importance. This anxiety is not so actuate in the case of the Lower House, where a definite principle of representation has been agreed upon, namely, population. Nevertheless, a larger Lower House than 350 would also be a necessity if the various interests comprising the so-called lesser States' groups are to receive their fair representation, and also for maintaining the requisite balance in the relative strength of the two Houses, when the Upper House is enlarged.

In view of the difficulty in the distribution of seats in a small House, a claim has been made by H. H. the Chief Sahib of Sangli, for 150 seats for the States' representation in the Upper House, and I entirely associate myself with it. The difficulty of making adequate provision for special constituencies in small Houses has also been realised by some of the British Indian delegates, and they too have similarly urged the necessity and desirability of having comparatively larger Houses.

Allotment of 125 seats for all the States will hardly meet the requirements of the situation, much less will the provision of 100 seats as suggested by some. This figure of 125 has been conceived under the belief that the model of the constitution of the Chamber of Princes will also prove suitable and acceptable to all concerned in the framing of the structure of the Unper Federal House. It is sought to provide 109 seats to the permanent members who have at present direct representation in their own right, and 12 to the five groups in the second class who are represented through representative members, and 4 to the third class group comprising estates and jagirs who have at present no representation whatsoever.

It may be submitted here that the constitution of the Chamber of Princes does not appear to be founded on a just and equitable basis so far as the claim of the first few hig States and some of the second class States are concerned. As a result of the existence of this improper classification some of the higger States have persistently disassociated themselves from the Chamber, and the smaller States have also been protesting against their exclusion from the Chamber in their own right, in consequence of the imposition of invidious distinctions and unfair discriminations. Several members of the Chamber of Princes in their own right have been admitted into the Chamber primarily in consideration of their salutes. Some have received permanent representation in virtue of their enjoying both of these qualifications. In respect of this class of States who constitute the major bulk of the Chamber, the smaller States have nothing to say, but as regards those whose eligibility to remanent representation in the Chamber is based merely on salutes for so-called higher degree of internal autonomy, which in many cases is not at all of a superior order than that possessed by many of the second class States, it is felt that the discrimination is unfair, specially where the absence of salute in the case of some of the smaller States is counterbalanced by greater resources, bigger area and larger population.

Salutes it is submitted should not be the sole criterion or even the principle criterion for individual representation in the Federal Univer House on the analogy of the Chamber constitution. These are more associated with the person or house of the ruler, and they are no index to the character of

the State which is more appropriately represented by other factors such as resources, area and population, etc.

Many second class States as I have submitted, edge, internal autonomy which is in no way inferior to that enjoyed by the samiler States in the first class, and where there exist differences they occur not so much owing to the liberart claracter of the State or States concerned, but to the varying Policies adopted by the different Local Governments in recognising the status and power of the States under them

As a result of the recognition of the custing unfine discriminations between some of the first and second class States in the Climiner, in State was recently promoted from the second class to the first class, and further investigations are being instituted by the Government to ascertain what other states are labouring under a similar logistice and to rectify their anomalous positions. In consequence of this enquiry several batter of the second class are expected to be accorded their rightful position in the first class. These possible promotions have to be kept in view, and bearing in mind the fact that the present attength of 12 representatives of the smaller batter with the presentation will have to be provided enhancement and that representation will have to be provided for the third class group of I states, I submit that the easy for a larger House is shrough given in a long in the size of the smaller.

The mounthies in the constitution of the Chamber of Princes are mainfast, and their reproduction in the Lederal Upper Hones will be runous to the interests and just apprictions of the similar States. Here I wish to point out that whereas the Chamber of Princes is a consultation and advisory body, the Federal Chambers will be legislative bodin, while the smaller States could, in the Chamber of Princes, endure the impattees cuitedied in its constitution and its consequences, they can barilly afford to do this in the case of a Legislative Chamber, whose decisions will have a vital and far reaching effect on their interests.

However, as the apportionment of seats between the States inter se as proposed to be taken up in the first instance by the Chamber, I do not propose to expatiate on this subject any further than is necessary to clearly state the present position in regard to the Chamber of Princes, and mention the cult site constitution laribours. It is possible though very inhibitly, that a satisfactory solution may be arrived at without the intervention of an ont-side agency.

In connection with the question of vacant seats consequent on the decision of some of the States not to intribute leftration, I be go animit that some of the smaller States not opposed to the idea of the seats allotted to then and running sneam being occupied, even for the time being, by other States or groups of States. This may lead to consequences which may be prejudently to their interests.

For the present my claim on behalf of the smaller States would be for a comparatively larger House which would provide the States with 100 state. The Lower House will also need a corresponding near us for the maintenance of the necessary bilance between the two Houses and for preventing the constituencies from becoming unmanageable and measuremently large in their size.

November 2nd, 1931

#### ANNEXURE 19

DEPHASION OF THE SMALLER STATES

Memorandum by the Paya of Sarila

I feel it incumbent upon me in the interests of the smaller States which I have the honour to represent at the Round Table Colference to 1 haven the broad and tentrative rivers hell I'v me and ther States in relation to the rexed question of representation in the Federal Legislature

te be adopted for all collectively. We are eager to maintain the individuality of the Estates as well, and would not like them to be grouped with any hig State or with British India in any manner that would efface their individuality, and there would probably be no objection to these very small Estates being also given a measure of representation.

I am sure that these views will sound a sympathetic chord in the hearts of my fellow delegates at the Round Table Conference both from the Indian States and British India and that the justice of our claims will be recognised by all concerned.

14th October, 1931.

## ANNEXURE 20.

NOTE ON THE POSITION OF THE SUBJECTS OF INDIAN STATES IN THE FUTURE CONSTITUTION OF INDIA.

By Dinan Bahadur M. Ramachondra Rao.

In the Third Report of the Federal Structure Committee an attempt has been made to fill in the outline of the Federal Constitution for Greater India sketched in the Second Report of the sub-Committee dated 15th January, 1931. In a consideration of this Report, I should like to invite the attention of the members of this Conference to a matter of the acciding importance. The sub-committee did not give any attention to the pesition of the people of the Indian States in the new constitution and the necessary safeguards for protecting their rights and liberties. In a memorandum which was circulated by me during the sittings, of the First Session of the India Round Table Conference (printed at pages 183—186 of the Report of the Minerities sub-Committee), I drew the attention of the Conforence to this subject and contended that a Federal Constitution for the whole of India must materially affect the status and position of the people of the Indian States. I also suggested that the rights and obligations of the citizens of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States and of British Indian Previnces to the people of the Federating States Indian Previnces to the people of the Federating States Indian Previnces to the people of the Federating States Indian Previnces to the people of the Federating States Indian Previnces Indian Pr new Federal Government of United India should be carefully examined and clearly defined, and that certain fundamental rights should be embodied in the constitution and also that the necessary judicial machinery for enforcing these rights should be set up. During the Plenary Session of the Conference held in January last, I also pressed upon the attention of the Conference the desirability of making provision for the representation of the people of the States in the Federal Legislature of the future, and suggested ways and means for the purpose. Their Highnesses the Maharajahs of Bikaner and Kashnir, and His Highness the Newab of Bhopal were pleased to make certain observations in their speeches in January last to the effect that fundamental rights were already possessed by the people of their States, and nothing was dearer of their hearts than to take care of the interests of their own people. As regards representation in the Federal Legislature, the Report of the Federal Structure sub-Committee dated 15th January, 1931, expressly stated that the selection of the representatives of the Indian States in the future Indian Legislature was entirely a matter for the rulers of the States. The suggestion made by me during the Plenary Session that the people of the States should be represented in the Legislatures by some method of election did not elicit any response from the members of the Indian States Delegation.

2. I venture, therefore, to again invite the attention of the members of the Conference to the fact that the Federal Constitution for India, as set cut in the present Report, has been framed without the representatives of the people of the Indian States being heard in regard to the new constitutional structure proposed therein. It cannot be seriously contended that the people of the Indian States have no interest or should have no voice in the evolution of a new constitutional tie between British India and

the Indian States based upon the federal principle. Fvery Minority Community, however small belonging to British India has been represented at this Conference and it is most unfortunate that the British Government and the Government of India should not have made provision for the representation of seventy million people of the Inlian States at this Conference, and that the representatues of the people of the Imlian States have not been placed in a position to urge their own case at this Conference From the point of view of British India at is equally essential that the new federal constitution should be set up with the general goodwill and con curn nee of the people of all the federating units. Moreover, the members of the Federal Structure sub-Committee who are parties to the Second Report expressed the onnon that their Meport lell pen many points which lare to be settled after pullic opinion in India has had an oppor tunity of expressing itself upon them, in order that the completed constitution may be lused on the largest measure of pullic approval in Inlia In these circumstances. I feel it incumbent that I should invite the attention of this Conference to such public opinion as less found expression among the people of the Indian States in regard to the new constitutional structure discussed by the Federal Structure Committee. During the last few months several meetings of the people of the Indian States have been held in various parts of the country, and resolutions have been passed in representative conferences as to how the people of the States should be protested in a new constitution. I leg to inerts the attention of the Conference meculity to the resolution passed at the Third Session of the limitan Statest People Conference leld at Rombay on the 9th 10th mail 11th June 1931. In insiting the attention of the Conference to this resolution I should not be understood as being in favour of every one of the proposals embedied therein As suggested in my memorandum circulated during the first Session of this Conference and also in my speed es at the Phinary Confer ence I leg to urge that it will be necessary to make provision for the following -

(1) Federal citizenship and fundamental rights for the people of the States to be embodied in the new constitution

(2) Pederal judicial machiners to be provided in the constitution to protect the fundamental rights of the people of the States

(3) Representation of the people of the States at least in one of the Houses of the Federal Legislature preferably the Lower House by some system of direct election

(4) The linking up of the judiciary in the Indian States with the Federal Supreme Court

3 Frery minority community in British India has pressed at this Confer ence that certain fundamental rights should be provided in the new constitution in regard to safeguarding their position. If it is necessary to embody these rights in the new constitution for minorities in British India it will be even more necessary to safeguard the rights and liberties of the people of the Indian States Federal citizenship is a feature of all federal constitutions and the people of the Indian States as well as of British Imlia should have their citizenship rights guaranteed in the law of the constitution. These fundamental rights have been discussed in my memorandum referred to above and also during the sittings of the Mirorities Committee and of the Federal Structure Committee The Third Report of the Federal Structure Committee has not made any retirence to the post tion of the people of the States under the new constitution is regards federal judicial machiners at is not clear from the Report of the Pederal Stricture Committee whether the Supreme Court would intervene in case of the rightion of any of the fundamental rights when they are embed of In the constitution. It is necessary to make this point quite clear. If the fun lamental rights of any subject of an Indian State are ri lated by the executive authority of that State a I quate protection should be af a fel to m ly a resort to the Supreme led rel Court to regar to the method of selection of States' representatives in the Lower Charder, it is clear that it

is a matter of the utmost importance to the Federation as a whole, and British India is as much interested as the people of the States that a proper constitution based upon a system of popular election should be devised by the States in sending their representatives to the Lower Chamber. Looking to the state of public feeling in India, nothing less than a system of direct election would prove acceptable and satisfactory to the people of the Indian States, as also to the people of British India. If a system of election is introduced in the States, there is no reason to doubt that the people of the Indian States will identify themselves with their Rulers in regard to all matters coming before the Federal Legislature, as local sentiment and loyalty to the Rulers are still very strong in the States.

It is to be hoped that the Rulers of the Indian States and their Ministers present at this Conference will secure the hearty co-operation and goodwill of their own people by making all necessary concessions for the recognition of their rights and liberties, and to satisfy their legitimate

aspirations in the working of the new constitution.

19th November, 1981.